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Edited by
OTIS G. HAMMOND
Director of the
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JOINT RESOLUTION

Relating to the preservation and publication of portions of the early state and provincial records and other state papers of New Hampshire.

Resolved by the Senate and House of Representatives in General Court convened:

That His Excellency the Governor be hereby authorized and empowered, with the advice and consent of the Council, to employ some suitable person — and fix his compensation, to be paid out of any money in the treasury not otherwise appropriated — to collect, arrange, transcribe, and superintend the publication of such portions of the early state and provincial records and other state papers of New Hampshire as the Governor may deem proper; and that eight hundred copies of each volume of the same be printed by the state printer, and distributed as follows: namely, one copy to each city and town in the state, one copy to such of the public libraries in the state as the Governor may designate, fifty copies to the New Hampshire Historical Society, and the remainder placed in the custody of the state librarian, who is hereby authorized to exchange the same for similar publications by other states.

Approved August 4, 1881.

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NEW HAMPSHIRE WILLS

NATHANIEL KNIGHT 1754

PLAISTOW

In the Name of God Amen: this first day of January: 1754:
I Nathaniel Knight of Plastow in the Province of New Hampshire in New England yeoman * * *

Imprimis I Give and bequeath to Sarah my Dearly beloved wife the one half of my Dwelling House the improvement thereof Dureing her nateral life with her thirds of the rest of my Estate

Item I Give to my well beloved sons namely John Nathaniel and Abial my whomsted lands and buildings as shall be here after Exspresed paying as hereafter spesifid I Give to my said son Nathaniel thirty four Acres with the building on the same which land is to be thirty four Rods in wedth and adjoyns to Lieu^t Thomas Hales land: I Give to my said son John thirty Eight Acres it being thirty Eight Rods in wedth and also my Dwelling House and Barn: I Give to my said son Abial Twenty Eight Acres it being Twenty Eight Rods in wedth he paying his Brother Samuel Knight one Hundred Pounds old tenor the said Abials part adjoyns to Land of Joseph Noyes

Item I Give to my well beloved son Samuel Eight Hundred pounds old tenor seven Hundred pounds of which is to be paid by my Executors as shall hereafter be Exspresed

Item I Give to my well beloved son Joseph fifteen Acres of land I purchased of Benjamin Gale and Twenty Acres I purchased of Richard Hazzen being in the whole thirty five Acres

Item I Give to my well beloved Daughter Sarah one Hundred and fifty pounds old tenor to be paid by my Executors at my Decease and also one half of my Hosel Stuff after my wifes Decease

Item I Give unto my well beloved Daughter Jane one Hundred

and fifty pounds old tenor to be paid by my Executors when she is Married if she be married before she arives to the age of Twenty one years and if she is not Married when she shall be Twenty one years old to be paid then and one half of my Housel Stuff after my wifes Decease

I hereby Constitute make and ordain my said sons John and Nathaniel my Executors of this my last will and Testament they to have my personal Estat and to pay my legeses and Just Debts and funeral charges for me and my wife: my said son John to pay to my said son Samuel four Hundred and fifty pounds old tenor: and my said son Nathaniel is to pay to my said son Samuel two Hundred and fifty pounds old tenor my s^d Executors to pay my said Daughters and my Debts equally alike between them: * * *

Nathaniel Knight

[Witnesses] Moses Gile, Thomas Hale Jun^r, Daniel Little.

[Proved Nov. 19, 1754.]

[Warrant, Nov. 19, 1754, authorizing Daniel Little of Hampstead and Humphrey Noyes of Plaistow to take an inventory of the estate.]

[Warrant, Nov. 19, 1754, authorizing Daniel Little of Hampstead, Humphrey Noyes, Samuel Little, Jonathan Kimball, and James Noyes, all of Plaistow, yeomen to set off the widow's dower.]

[Inventory, Dec. 17, 1754; amount, £5804. 19. 0; signed by Daniel Little and Humphrey Noyes.]

Province of } We the subscribers Pursuant to a Warrant
New-Hampshire } to us Directed have set off to Sarah Knight of
Plastow widow and Relict of Nathaniel Knight Late of said
town in said Province yeoman Deceased her Right of Dowry or
what was willed to her by the said Deceased, it being one half of
his Dwelling House with on third of the Rest of his Estate to wit
the westerly half of said House with half of the cellar allowing a

priviledge of the oven and the other half of the cellar to the other half of the House also one lower Room in the northerly corner of the other House of the said Deceased with Liberty of passing through the other Room into it; her part of the Barn to be half the use of the Barn floor with the Rest of the Barn on the Easterly side of said floor the said Widows Real Estate or her part of the Land of the said Deceased beginning with a stake and stones by the Road two Rods Northwesterly from a piece of stone wall thence Runing southeasterly by said Road to Land of Joseph Noyes thence Easterly by said Noyes's Land to Land called Kimballs farm thence Northerly by said farm twenty Eight Rods thence westerly to a stake and stones in the orchard thence southerly about twenty Rods to a Stake by a large Rock then to the bound first mentioned. The next parcel for said widow is bounded begining at the Southeasterly corner of the House first mentioned thence Runing northeasterly through the orchard and across a hollow of mowing Land to a stake and stones (Including all the mowing Ground in said hollow on the east side of said orchard) thence on northeasterly to the northwesterly corner of Robert Greenough's Land thence northerly to the southeasterly corner of Thomas Hales Land Excepting twelve Rods thence westerly twelve Rods off of said Hales Land to a stake and stones on the westerly side of said hollow thence southerly to a stake and stones one Rod and half a rod from said Road then to said Road thence by Said Road to said Dwelling House first mentioned, then seven acres and a half adjoyning to the Premises it being the southeasterly half of fifteen acres of Land Purchased of Benjamin Gale it being nine Rods adjoyning to the Premises before Described and adjoyns southeasterly on Land of John Knight northeasterly on said Gales Land northwesterly on the other half of said fifteen acres, we also have set off to said widow at the westerly end of the homestead for wood Land five acres and fifty Rods it being nine Rods in wedth at the northerly end and eight Rods in wedth at the southerly end Runing Straight across said homestead

Personal Estate we also set off to said widow (viz)
 all the Housel Stuff one mare three years old two Cows one
 yearling four sheep two swine the saddle one ax one how Little
 Plow three Cyder Berrils the apples that shall grow on four trees
 that stand on the Northeasterly side of Abiels orchard and on the
 Land that he Improves

Dated April 25th 1755

Daniel Little
 Samuel Little
 Humphery Noyes

THOMAS DEARBORN 1754

CHESTER

In the Name of God Amen I thomas Dearbon of Chester in the
 Province of Newhamp^r in Newengland Husbondman being very
 weeke in body: * * *

Imprimis I Give to Dorithy my well Beloved Wife the Im-
 provement of one third of all my Reall Estate During her Life
 I also give her all my house hold Goods for her to use Improve
 and Dispose of as She Sees Cause —

Item I Give to my son John Samborn Dearbon my homestead
 place Being two home Lotts: the one origenelly Ebenezer East-
 mens and the other Jacob Garlands: with what Land I Bought
 adjoyning to the same: I also give him my house and Barn and
 Priveledge about the Same, and I give him my saw mill and what
 Land I Have adjoyning about the said mill and Barn I also give
 him one third of my hundred acre Lott N^o 61: origenelly James
 hoggs he Paying to my three Daughters (Viz) mary Dearbon
 Dolley Dearbon and Elisebeth Dearbon fifty Pounds New tenor
 bills to Each of them as I shall here after order —

Item I Give to my Son Thomas Dearbon my Eighty acre Lott
 in the third Division in Chester N^o 38: origenelly Thomas Silvers
 and I also give him one third of my hundred acre Lott N^o 61:
 origenelly James hoggs

Item I Give to my son Sam^l Dearbon my Eighty acre Lott in

the third Division in Chester that is N^o 45 origenelly David Tiltons and I also give him one third of my hundred acre Lott that is N^o 61: origenelly James hoggs —

Item I give to my Daughter mary Dearbon the Sum of fifty Pounds New tenor bills of Credite to be Paid to her by my son John Sambun Dearbon when she shall arive to the age of twenty three years old —

Item I give to my Daughter Dolley Dearbon the sum of fifty Pounds New tenor bills of Credite to be Paid to her by my son John Sanbun Dearbon; when she shall arive to the age of twenty one years old —

Item I give to my Daughter Elisebath Dearbon the sum of fifty Pounds New tenor bills of Credite to be Paid to her by my son John Sanbun Dearbon when she shall arrive to the age of twenty one years old —

Item it is my will that my stock of Creturs what is Needful of it be sold and Disposed of to Pay my Debts and funurell Charges; and the Remainder of it shall Be Equelly Divided amongst all my Children —

And I Do appoynt my Brother Peter Dearbon of Chester aforsed to be my sole Executor to this my Last will and Testament he to Receive and Pay all Just Debts Due to and from my Estate and my funurell Charges and to see that it be fullfild in Every Peticuler Renouncing all other wills Bequest and Executors In Witness to all herein Contained I Have hereunto affixed my hand and seal the seventh Day of January anno domini 1754: first above Written —

his
Thomas X Dearbon
mark

[Witnesses] Sam^{ll} Emerson, William Gilchrest, Stephen Morse.

[Proved Jan. 30, 1754.]

[Inventory, Feb. 8, 1754; amount, £5629. 2. 0; signed by Abel Morse and Samuel Emerson.]

[Dorothy Emerson requests, Feb. 24, 1755, that her husband, Samuel Emerson, may be appointed guardian of her children by her former husband, Thomas Dearborn.]

[Guardianship of Mary Dearborn, John Sanborn Dearborn, Thomas Dearborn, Dorothy Dearborn, Samuel Dearborn, and Elizabeth Dearborn, aged less than fourteen years, children of Thomas Dearborn, granted to Samuel Emerson of Chester Feb. 26, 1755.]

[Bond of Samuel Emerson of Chester, with Andrew Craig of Chester, yeoman, and Andrew Todd of Londonderry, gentleman, as sureties, in the sum of £1000, Feb. 26, 1755, for the guardianship of the children; witnesses, William Parker and Jonathan Blanchard.]

[Executor's account of the settlement of the estate; receipts, £1511. 0. 6; expenditures, £636. 18. 2; allowed Nov. 26, 1755.]

MOSES SLEEPER

1754

KINGSTON

In the Name of God Amen I Moses Sleeper of Kingstown in the Province of New Hamps: in New England Gentleman being sick & weak of Body * * *

Imp^s I Give & Bequeath unto Margaret my now Dearly beloved wife all my moveable goods & Effects within Doors to be at her Dispose & also two Cows all to be at her Dispose and the Southerly End of my Dwelling House Dureing her state of widow Hood —

Item I Give unto my son John Sleeper his Hiers & Assigns the sum of five shillings New tenor —

Item I Give & Bequeath unto my well beloved son Richard Sleeper Thirty Six Acres of Land in that part of my Home place on which my Dwelling House now stands laying on the southerly side of the Country Rode going from s^d Kingstown to Exeter &

on the Northerly side of the Rode going from thence to Hampton as followeth viz: beginning at the s^d Country Rode where my House now stands taking the width of my Land there & Running Easterly between the s^d Rode going to Hampton & Land I formerly sold to my son Jonathan taking all my Land there to Eight Acres I also formerly sold to my s^d son & the residue even to make up the s^d Thirty six acres on the Easterly side of the s^d Eight acres & Comeing to the Rode there and also the one full Half of the Little pasture (so Called) Laying on the Northwesterly side of the s^d Country Rode, the s^d Half of s^d pasture being four acres more or Less, to Lay at the North Easterly part, and also the one full Half of my swamp (so Called) viz the Easterly Half Joyning to land of Ely Bedy & Peter Sanborn, and also the one full Half of my wood Land being Eighteen Acres more or Less, Laying in the 3^d & 4th Lots in the East Division (so Called) in s^d Kingstown viz the Northerly Half thereof & also the Northerly End & Half of my Dwelling House wherein I Now live, and the other Half at the decease of my s^d wife and also all my Barn I now Give to my s^d son Richard, and further I Give to my s^d son Richard the one Half of my stock of Cattle, Horses, sheep, & swine &c all to him his Heirs & and assigns forever he paying the Legacies & performing the duties hereafter mentioned

Item I Give & Bequeath unto my well beloved son Jonathan Sleeper his Hiers & assigns for ever, all the remaining part of the Lands in that part of my Home place on which my dwelling House now stands being on the southerly side of the s^d Country Rode, which I have not yet disposed of by deeds, nor by this my Last will be the same more or Less, and also the other remaining Half of the Little pasture forementioned, viz: the south westerly Half thereof, and also the other remaining Half of the forementioned swamp viz the upper or westerly Half thereof, and also the other remaining Half of the forementioned wood Land viz the southerly Half thereof and also the other remaining Half of my stock of Cattle, Horses sheep & swine, &c to him his Hiers & assigns for ever he paying the Legacees hereafter men-

tioned & performing the duties And I do hereby Constitute my s^d son Jonathan to be sole executor of this my Last will & Testament

Item I Give to my Son Moses Sleeper the Sum of of five Shillings New tenour. —

I Give to my son David Sleeper the sum of five shillings New tenour

I Give to my son Samuel Sleeper the sum of five shillings New tenour

I Give to my son Henry Sleeper the sum of five shillings New tenour

I Give to my son Benjamin Sleeper the sum of fifty pounds old Tenour, to be paid when he arrives at the age of twenty one years —

I Give to my son Sherburn Sleeper the sum of fifty pounds old Tenour, to be paid when he arrives at the age of Twenty one years —

I Give to my Daughter Elisabeth now the wife of Reuben Sanborn the sum of five shillings New tenour —

I Give to my Daughter mary Now the wife of William Sanborn the sum of five shillings New Tenour —

I Give to my Daughter Anne Sleeper the sum of One Hundred pounds (Old Tenour) to be paid on marriage, or at the age of Twenty one years

I Give to my Daughter Love Sleeper the sum of One Hundred pounds old tenour, to be paid on marriage or the age of twenty one years —

I Give to my daughter Hephzibah Sleeper the sum of one Hundred pounds old tenour, all these forementioned Legacies to be paid out of my Estate as followeth viz —

I hereby Will & Ordain my s^d son Jonathan to pay the foregoing Legacies of one Hundred pounds old tenour to my s^d daughter Anne, And my s^d son Richard to pay the fore mentioned Legacies of One Hundred pounds Each to my forementioned Daughters Love & Hephzibah, and all the other Legacies

mentioned in this my Last will & Testament, my will is that they be paid by my Two sons Jonathan & Richard Equally between them, and Hephzibahs on her marriage or when she arrives at the age of Twenty one years as the other. Also I hereby will & ordain that my s^d wife be Honourably & Comfortably provided for, & supported out of my Estate both in sickness & in health, by my Two sons above mentioned viz — Jonathan & Richard to be Equal in the Charge thereof, That is to say so long as she remains my widow, and no longer —

And I do hereby further Will & Ordain that my Two s^d sons Jonathan & Richard pay all my Honest debts & funeral Charges And I do hereby utterly Disallow, Revoke & Disannul all & every other former Wills, Testaments, Legacies & Bequests by me in any ways before named willed & Bequeathed, Ratifying & Confirming this & no other to be my Last Will & Testament In Witness whereof I do hereunto set my hand & Seal this 12th day of January Annoq^e Domini 1754 & in the 27th year of his Majesties Reign &c —

Moses Sleeper

[Witnesses] Eli Beede, Abraham Sanborn, Joseph Clifford.

[Proved Feb. 27, 1754.]

[Inventory, Feb. 13, 1754; amount, £4399. 0. 6; signed by Abraham Sanborn and Eli Beede.]

[Richard Sleeper of Kingston, aged about 16 years, son of Moses Sleeper, makes choice of his brother, John Sleeper of Brentwood, trader, as his guardian March 28, 1754; witnesses, Samuel Gilman, Mary Gilman.]

[Guardianship of Richard Sleeper, minor, aged more than fourteen years, granted to John Sleeper June 31, 1755.]

[Probate Records, vol. 19, p. 327.]

[Bond of John Sleeper, with James Bean of Brentwood, yeoman, as surety, in the sum of £2000, June 31, 1755, for the guar-

dianship of Richard Sleeper; witnesses, Jonathan Sleeper, Samuel Dudley, Jr.]

WILLIAM DAM

1754

DOVER

In the Name of God Amen, this fourteenth Day of January Anno Domini one Thousand Seven Hundred & fifty four, I William Dam of Dover in y^e Province of New Hamps^r in New-England Husbandman, Being thro y^e goodness of God, in good Bodily Health * * *

Imprimis, I Give & Bequeath unto my Beloved wife Sarah Dam, whom I make Constitute & ordain Sole Executrix of this my last Will & Testament, & to her Heirs & Assigns for ever; The one half Part of all my Estate of every kind, both Real & Personal, whersoever the Same may be found.

Item I Give unto my Children, namely to my Son William Dam, & to my Daughter Sarah Jones, & to their Heirs & Assigns for ever, the other half Part of all my Estate of every kind, both Real & Personal whersoever the Same may be found, to be Equally Divided between them, Provided they Shall Each of them; at thier Decease leave Surviving, an Heir or Heirs of thier Bodies Lawfully Begotten, but in Case either of them, my s^d Children Shall Die & leave no Such Issue, as aboves^d Surviving & y^e other Shall at his or her Decease leave Such Issue Surviving, then in Such Case, I Give y^e S^d half Part of my Estate wholly to him or her that Shall leave Such Issue Surviving as aboves^d & to his or her Heirs & assigns for ever, But in Case neither of them, my s^d Children, shall at their Decease leave any Sush Issue of thier Bodies Lawfully Begotten, Surviving, Then in Such Case I Give y^e whole of my estate of every kind both Real & Personal to my S^d Wife & to her Heirs & Assigns for ever.

* * *

william Dam

[Witnesses] Jon^a Cushing, William Twombly juner, Andrew frinke.

[Proved May 31, 1758.]

[Bond of Sarah Dam of Dover, widow, with Stephen Jones and Joseph Sias, both of Durham, gentlemen, as sureties, in the sum of £1000, May 31, 1758, for the execution of the will; witnesses, Job Demeritt, Benjamin Buzzell.]

BENJAMIN PITMAN 1754 PORTSMOUTH

[Elizabeth Pitman of Portsmouth, widow, renounces administration on the estate of her son, Benjamin Pitman of Portsmouth, Jan. 15, 1754, in favor of Joseph Mead "whose Daughter the Said Benjamin Married who is also Deceased;" witness, Charles Hight.]

[Bond of Joseph Mead, currier, with Ichabod Libby, mariner, and Benjamin Akerman, Jr., tanner, as sureties, all of Portsmouth, in the sum of £500, Jan. 24, 1754, for the administration of the estate; witnesses, Zerviah Treadwell, Jonathan Blanchard.]

[Inventory, Nov. 14, 1755; amount, £219. 14. 6; signed by Benjamin Akerman and John Hart; mentions children.]

[Administration on the estate of Benjamin Pitman, prison-keeper, granted to Joseph [Benjamin] Akerman, Jr., of Portsmouth, tanner, Sept. 29, 1756.]

[Probate Records, vol. 20, p. 12.]

[Bond of Benjamin Akerman, Jr., tanner, with Richard Fitzgerald, tailor, and Joseph Alcock, shopkeeper, as sureties, all of Portsmouth, in the sum of £500, Sept. 29, 1756, for the administration of the estate; witnesses, Meshech Weare, William Parker; mentions Benjamin Pitman as prison keeper.]

[List of claims against the estate, Aug. —, 1757; amount, £1337. 5. 0; signed by Eleazer Russell and William Knight.]

[Administrator's account of the settlement of the estate; receipts, personal estate, £747. 10. 0; expenditures, £306. 13. 4; allowed Aug. 7, 1758.]

[Account of Joseph Mead, deceased, against the estate; amount, £259. 15. 0; exhibited Aug. 7, 1758; mentions a daughter of Mead.]

[Administrator's account of the settlement of claims against the estate; amount of claims, £1322. 10. 0; amount distributed, £440. 16. 8; allowed Aug. 8, 1758.]

[Guardianship of Dorcas Pitman and Mark Pitman, minors, aged more than 14 years, children of Benjamin Pitman, granted to Benjamin Pitman Jan. 31, 1764.]

[Probate Records, vol. 23, p. 159.]

[Bonds of Benjamin Pitman, tailor, with Nathaniel Treadwell, tanner, and John Banfill, yeoman, as sureties, all of Portsmouth, in the sum of £500 each, Jan. 31, 1764, for the guardianship of Dorcas Pitman and Mark Pitman; witnesses, William Vaughan, Samuel Cate.]

SAMUEL MOULTON

1754

HAMPTON

In the Name of God, Amen, the Seventeenth Day of January one Thousand Seven Hundred & Fifty Four, I Samuel Moulton of Hampton in the Province of New Hampshire in New England Husbandman; being very sick & week in Body * * *

Imprimis I give & Bequeath to my Son Joseph Moulton of North Hampton y^e South half Lote of Land Lying in the Second North Devision where he Improves Reserving the Wood & Timber for my Son Samuel Moulton that on s^d Land

Item, I give & Bequeath to my Son Samuel Moulton my home

Lote of Land A Shaer of Land in the first Devision Half A Lote of Land in the East fields And also A Share of Marsh Ground at the Ox Common And Half A Lote of marsh Ground Lying at the Clam Banks And five Acers of Marsh Ground at the Beach Meddow & Two Acers at the Spring Marsh And Also my Barn & Cattle And Half A Lote of Land at y^e Second North Division

Item I give & Bequeath to my Son Ebenezer my Land of Seven Acers Lying at New Cutts And my Land at Little in the first Second Third & fourth Ranges more or Less it Lying between Little River & the Little Boars Head And a Share of Land at the Ox Common & A Share of Thatch Ground at the Rivers Mouth & haff a Share of Marsh at the Ox Common

Item I give & Bequeath to my Daughter Deborah Mace Half an Acer of Land whare She now Liveth, And also Seven Pounds Ten Shillings to be Paid by my Executor —

Item I give & Bequeath to my Grand Son Nehemiah Moulton all my Marsh Ground at Hampton falls more or Less —

I Likewise Constitute make & ordain my Son Samuel Moulton Sole Executor of this my Last Will and Testament, * * *

his

Samuel X Moulton

Mark

[Witnesses] John Weeks, Jeremiah Marston, Morris Hobbs.

[Proved Feb. 27, 1754.]

[Bond of Samuel Moulton, with Jeremiah Marston as surety, both of Hampton, yeomen, in the sum of £500, Feb. 27, 1754, for the execution of the will of his father, Samuel Moulton; witnesses, Nathan Johnson and Jonathan Blanchard.]

SPAULDING 1754

[Daniel Spaulding, minor, aged more than 14 years, makes choice of Joseph Morrison of Londonderry as his guardian Jan. 21, 1754; attested in Londonderry.]

[Guardianship of Daniel Spaulding granted to Joseph Morrison of Londonderry, yeoman, March 2, 1754.]

[Bond of Joseph Morrison, with William Clendenin and Nathaniel Martin as sureties, all of Londonderry, in the sum of £1000, March 2, 1754, for the guardianship of Daniel Spaulding; witnesses, John Caldwell, John McMurphy.]

JOEL JUDKINS

1754

KINGSTON

[Administration on the estate of Joel Judkins of Kingston granted to his widow, Mehitabel Judkins, Jan. 25, 1754.]

[Probate Records, vol. 18, p. 621.]

[Bond of Mehitabel Judkins, with Jedediah Philbrick and John Judkins, blacksmith, as sureties, all of Kingston, in the sum of £500, Jan. 25, 1754, for the administration of the estate; witnesses, Samuel Fifield and Trueworthy Ladd.]

[Inventory, April 5, 1754; amount, £5954. 13. 6; signed by Jeremy Webster and Benjamin Stevens; attested April 24, 1754.]

[Administratrix's account of the settlement of the estate; receipts, cash, £344. 0. 0; expenditures, £1008. 7. 10; allowed Oct. 29, 1755.]

[Warrant, Dec. 4, 1758, authorizing Jeremy Webster, Ebenezer Stevens, Samuel Fifield, Elisha Swett, and William Calfe, cordwainer, all of Kingston, to divide the estate among the widow and nine children.]

[Joseph Judkins, aged more than 14 years, son of Joel Judkins, makes choice of Samuel Colcord of Kingston, gentleman, as his guardian Dec. 12, 1758; witnesses, Jeremy Webster and Benjamin Stevens; allowed same day.]

[Anna Judkins, minor, aged more than 14 years, daughter of Joel Judkins, makes choice of Samuel Colcord of Kingston, gen-

tleman, as her guardian, Dec. 12, 1758; witnesses, Jeremy Webster, Benjamin Stevens.]

[Guardianship of Abigail Judkins and Leonard Judkins, aged less than 14 years, children of Joel Judkins, granted to Benjamin Stevens of Kingston March 12, 1759.]

[Probate Records, vol. 21, p. 465.]

[Guardianship of Benjamin Judkins, Henry Judkins, and Caleb Judkins, aged less than 14 years, children of Joel Judkins, granted to Mehitabel Judkins of Kingston March 12, 1759.]

[Probate Records, vol. 21, p. 465.]

[Bond of Mehitabel Judkins, with William Calfe and Jonathan French of Kingston as sureties, in the sum of £3000, March 12, 1759, for the guardianship of Benjamin, Henry, and Caleb Judkins; witnesses, Jeremy Webster, Samuel Fifield.]

[Bond of Samuel Colcord, with Daniel Gilman and John Judkins, gentlemen, as sureties, all of Kingston, in the sum of £2000, March 12, 1759, for the guardianship of Anna and Joseph Judkins; witnesses, Edward Eastman, 3d, Joseph Bean.]

Province of } To the Hon^{ble} Rich^d Wibird Esq^r Judge of
New Hampe: } the Probate of wills &c for s^d Province.

Pursuant to your Hon^{rs} Warrant to us the subscribers directed appointing us A Com^{tee} to Divide the Real Estate of Joel Judkins Late of Kingstown in the Province afores^d deceased to & among the widow & children of the decesd: we have proceeded & Divided & set off s^d estate as follows viz:

To the widow Mehetabel Judkins for her Right of dower in s^d Estate fourteen acres more or less in the Home place Bounded as followeth viz. Beginning at the North Easterly Corner of s^d Home place at the High way & Joyning to the Estate of Joseph Bean Late of s^d Kingston decesd & running Westerly on the s^d Beans Land to the North West Corner of s^d Home place: then southerly as the Land Lays 19 Rods to a stake: then Easterly thro' the s^d Home place to the mill priviledge (so Called) where it

is Bounded with a stake & stones: then Northerly 19 Rods to the place where it first began: and so haveing the s^d mill priviledge & the forementioned High way on the East &c with the one Half of the dwelling House viz: the Easterly End thereof, with the one Half of the Cellar with full priviledge to go out & into the s^d Dwelling House to Lay wood &c & to Improve it (That is to say) all Necessary liberties & priviledges about the s^d dwelling House; also the one Half of the Barn there viz the Northerly End thereof with full priviledges & liberties for her Necessary & Convenient use & Improvement thereof.

Then Ten acres more or Less in the deceas'ds Lands which was part of the Home place of his father Samuel Judkins Late of s^d Kingstown deceas'd & is Bounded as followeth viz: Beginning on the High way going to the Little River (so Called) in s^d Kingstown & Joyning to Land of Jonathan Sanborn on which he now lives & running Easterly on s^d Sanborns Land about Six Rods to Corner of the s^d Sanborns Land then North Easterly on the s^d Sanborns Land till it Comes to John Judkins's Land of his Home place then southerly on the s^d John Judkins's Land about fifty five Rods to a stake and stones, then westerly a Cross the whole tract to the High way forementioned to a stake & stones; Then Northerly on the s^d High way about thirteen Rods to the place where it first began also one third part of the deceas'ds Land in the North Grants (so Called) in s^d Kingstown: which s^d Land of the deceased Lays in partnership with his Brother John Judkins

Then to the Children of the deceased as followeth viz.

The first share to Caleb Judkins in the Home place & Bounded as followeth viz: Beginning at a stake & stones which is a Bounds of the widows thirds; from thence running westerly on the s^d thirds to the westerly End of the whole tract to a stake the Bounds also of the s^d thirds then southerly as the Land Lays 12 Rods to a small maple tree then Easterly thro' the whole tract to a stake & stones then Northerly 5 Rods wide to the place where it first began: the s^d share to Extend Easterly to the mill priviledge afores^d Six acres & three Quarters more or Less; with the

one Quarter part of the Old Barn viz the Barn which stands on the Home place

The Second Share to Henry Judkins in the Home place and Bounded as followeth viz: Beginning at a stake which is the Bounds of the first share & running Westerly on the first share to a small maple tree the Bounds also of the first share then running southerly as the Land Lays twelve Rods to the south westerly Corner of the whole tract then Easterly to the Easterly End thereof to a stake & stones on the Brink of the Little River (so Called) viz: on the North side thereof: then Northerly five Rods to the place where it first began: the s^d share to Extend Easterly to the mill priviledge afores^d six acres & three Quarters more or Less with the one Quarter part of the Barn standing on the Home place

The Third share to Abigail Judkins in the Home place Bounded as followeth viz: Beginning at a stake & stones on the Northerly side of the s^d River on the very brink thereof which is the Bounds of the 2^d share from thence running westerly on the s^d 2^d share to the Southwesterly Corner Bounds of the whole tract which is also the Bounds of the 2^d share then Easterly as the Land Lays on the southerly part thereof till it Comes to the south Easterly Corner of the whole tract then Northerly about five Rods to the place where it first began six acres & about Three Quarters more or Less; with the one Quarter part of the Westerly End of the dwelling House

The fourth & Ninth shares to Samuel Judkins eldest son of the deceas'd Laying in that tract of Land which was part of the Home place of his father Samuel Judkins deceas'd before-mentioned & Bounded as followeth viz the fourth share beginning on the High way going from Exeter to Kingstown & Joyning to the Land of John Judkins on which he lives being the south Easterly Corner of the whole tract there then running Northerly on the s^d John Judkins's Land till it Comes to a stake & stones the Bounds of the widows thirds in the afores^d tract then running westerly on s^d thirds six Rods & about three Quarters to a stake

then southerly to the High way forementioned to a stake & stones then Easterly on s^d High way seven Rods & a Half to the place where it first began — four Acres more or Less the s^d Ninth share in the same tract beginning at the forementioned High way at the south westerly Corner of the whole tract & Joyning to way going to the Little River mill (so Caled) running Northerly or Northwesterly on the s^d Little River mill way till it Comes to a stake & stones another Bounds of the forementioned thirds then Easterly on s^d thirds about Eleven Rods to a stake: then southerly to the High way first mentioned to a stake & stones then westerly on s^d High way five Rods to the Corner where it first began four acres more or Less with the one Half of the New Barn (which is the Barn standing on the Last mentioned Tract of which these two shares are a part

The fifth Share to Benjamin Judkins in the Last mentioned tract & is Bounded as followeth viz: beginning at the s^d High way going from Exeter to Kingstown at a stake & stones a Bounds of the fourth share & running Northerly on the s^d fourth share to a stake the Bounds also of the fourth share which stands by the widows thirds: then westerly on the s^d thirds seven Rods & about six feet to a stake, then southerly to the s^d High way to a stake & stones then Easterly on s^d High way Eight Rods to the place where it first began four acres more or Less: with the one Quarter part of the westerly End of the dwelling House —

The sixth share to Leonard Judkins in the Last mentioned tract & is Bounded as followeth viz: beginning at a stake & stones by the High way which is a Bounds of the fifth share then running Northerly on the s^d fifth share to a stake a Bounds also of the fifth share then running westerly on the forementioned thirds Eight Rods to a stake then southerly to the High way to a stake & stones: then Easterly on s^d High way seven Rods & about fourteen feet to the place where it first began four acres more or Less; with the one Quarter part of the westerly End of the dwelling House

The seventh share to Anna Judkins in the Last mentioned

tract & Bounded as followeth viz beginning at a stake & stones by the High way which is a Bounds of the sixth share: then running Northerly on s^d sixth share to a stake by the widows thirds which is also a Bounds of the sixth share; then westerly on the s^d thirds Eight Rods & about two feet to a stake: then southerly to the forementioned High way to a stake & stones: then Easterly on the s^d way Eight Rods & a Half to the place where it first began four Acres more or Less with the one Quarter part of the Barn Called the New Barn

The Eighth share to Moses Judkins in the Last mentioned tract & Bounded as followeth viz: beginning at a stake & stones by the High way which is a Bounds of the seventh share then running Northerly on the s^d seventh share to a stake by the widows thirds then westerly on s^d thirds seven Rods & three Quarters to a stake a Bounds of the Ninth share then southerly on the s^d Ninth share to the High way to a stake & stones Another Bounds of the Ninth share then Easterly on the s^d High way Eight Rods & about fourteen feet to the place where it first began four Acres be the same more or Less with the one Quarter part of the Barn (Called the New Barn)

The Tenth share to Joseph Judkins as followeth viz: the Residue of the deceas'd's Land in the North Grant (So Called) in Kingstown beforementioned Exclusive of the widows thirds there: which s^d Land of the deceas'd in the s^d North Grant Lays in partnership with his Brother John Judkins & so Could not be set off by metes & Bounds: also the Deceas'ds Right, Share or Interest in that tract of Land Called Stevens's Town in the Province aforesaid; with the one Quarter part of the Dwelling House

Kingstown March the 9th day 1759

Elisha Sweat
Samuel ffield
Jeremy Webster

[Allowed May 8, 1759.]

JOSEPH CASS

1754

EPPING

In the Name of God, Amen, the twenty Sixth day of January Seventeen Hundred fifty four, I Joseph Cass of the Parish of Epping and Province of New-Hampshire, Husbandman, being very Sick and weak in Body * * *

Imprimis I give and Bequeath to my well Beloved wife Phoebe Cass the improvement of the whole of my Estate during her Natural Life whom I appoint my Sole Executrix of this my Last will and Testament

Item, I give and Bequeath to my well Beloved wife Phoebe Cass, the whole of my Moveables and Husbandry implements, withal my Bonds, Notes, Bills, dues & demands whatsoever for her own property, & disposal forever.

2: I give and Bequeath to my Well Beloved Son Nason Cass the Sum of five pounds (old Tenor) to be paid him by my well Beloved Son Joseph Cass, at the expiration of One year after my well Beloved Wifes Decease —

3: I give and Bequeath to my well Beloved Son Abner Cass, the Sum of five pounds (old Tenor) to be paid him by my Son Joseph Cass, at the expiration of one year after my Beloved wives decease —

4: I give and Bequeath to my well Beloved Son Joseph Cass, the whole of my Homestead, my Lands House, and Barn, withal the Priviledges and appurtenances belonging thereunto, only oblidging him to pay out the Legacies that are herein Specified, and at their perticular time —

5: I give and Bequeath to my well Beloved Daughter Martha Stevens wife to Edward Stevens the Sum of fifty pounds (old Tenor), to be paid Her by my Son Joseph Cass, at the expiration of one year after my Beloved wives decease —

6: I give and Bequeath to my well Beloved Daughter, Abigail Smith, wife to Robert Smith of Brentwood, the sum of thirty One pounds (old Tenor) to be paid Her by my Son Joseph Cass, at the expiration of One year after my well Beloved wives decease —

7: I give and Bequeath to my well Beloved Daughter Elizabeth Cass, the Sum of fifty pounds (old Tenor) to be paid Her by my Son Joseph Cass, at the expiration of one year after my Beloved wives decease * * *

Joseph Cass

[Witnesses] Robert Cutler, Ezekiel Brown, Abraham Brown.
[Proved Feb. 23, 1754.]

[Inventory, March 27, 1754; amount, £1467. 1. 8; signed by Ezekiel Brown and Abraham Brown.]

WILLIAM LONG

1754

KINGSTON

[Deborah Long of Kingston, widow, renounces administration on the estate of her husband, William Long of Kingston, Jan. 28, 1754, in favor of Ebenezer Long of Kingston; witnesses, Jedediah Philbrick and David French.]

[Administration on the estate of William Long granted to his son, Ebenezer Long, Jan. 31, 1754.]

[Probate Records, vol. 18, p. 624.]

[Bond of Ebenezer Long, yeoman, with Jedediah Philbrick and Caleb Towle, yeoman, as sureties, all of Kingston, in the sum of £1000, Jan. 31, 1754, for the administration of the estate of William Long, yeoman; witnesses, Zerviah Treadwell and Jonathan Blanchard.]

[Inventory, April 19, 1754; amount, £5455. 17. 0; signed by Jeremy Webster and Samuel Fifield; attested April 24, 1754.]

HENRY BALDWIN

1754

PELHAM

[Mary Baldwin, widow, being advanced in years, renounces administration on the estate of her husband, Henry Baldwin of

Pelham, Jan. 29, 1754, in favor of her oldest son, Henry Baldwin of Pelham.]

[Bond of Mary Baldwin, widow, and Henry Baldwin, yeoman, with William Richardson, gentleman, and Deacon Amos Gage, yeoman, as sureties, all of Pelham, in the sum of £1000, Feb. 1, 1754, for the administration of the estate; witnesses, Levi Hildreth and John Ferguson.]

[Inventory, signed by William Richardson and Amos Gage; amount, £2076. 15. 6; attested March 4, 1754.]

JAMES CLARK

1754

DOVER

In the Name of God Amen, the Twenty Ninth Day of January Anno Domini one Thousand Seven Hundred & fifty four, I James Clark of of Dover in y^e Province of New-Hamps^r in New-England Husbandman * * *

Imprimis, I Give to my Beloved Wife Sarah Clark to her Sole use & Improvement, the front or Southerly Lower Room in my Dwelling House & the Celler under it, & Such a Priviledge in my Barn as She Shall have Occation of to House her Cattle & fodder; and also y^e one Third Part of y^e Produce of my Homestead Land of every kind; The Several Crops to be well & Seasonably Securd & Hous'd at thier Respective Harvists Yearly & every Year, by my S^d Executor, or at his Cost & Charge for y^e use of my S^d Wife, During the Term of her Continuing my Widow. And my Will further is that my S^d Executor Procure & Provide good fire Wood at y^e Door of my S^d wive's Dwelling House for her use, Sufficent to Support one fire during y^e afores^d Term, if She Shall Require it. I also Give to my S^d Wife to her own free & full Disposel for ever, the one Third Part of my Live Stock of Cattle Sheep & Swine, & all my Household Goods, Beds Beding & furniture.

Item, I Give unto my Son Jonathan Clark & to his Heirs &

Assigns for ever Seventeen Acres and an half of Land in Barrington, Adjoyning to his other Land, which he Bought of M^r Wentworth where he now lives, Runing one Hundred & Sixty Rods by his S^d other Land, & Northerly, holding y^e length of one Hundred & Sixty Rods until Seventeen Acres & an half be Completed. And also one Third Part of a Lot of Land in y^e Second Division in Rochester, which Properly belongs unto me.

Item, I Give unto my Son, James Clark & to his Heirs & Assigns for ever Sixty Seven Acres & an half of Land in Barrington aforesd where he now lives, being Part of y^e Land which I Purchased of Jonathan Ham.

Item I Give unto my Son Remembrance Clark whom I make Constitute & ordain Sole Executor of this my last Will & Testament, & to his Heirs & Assigns for ever all my Land in Dover aforesd, together with my Dwelling House & Barn & all other Buildings & Orchards Standing and being upon S^d Land, And also all my farming Tackling & utensils, as Yokes Chains wheels Carts and Plows &c: I Give to my s^d Executor, And all my live Stock of Cattle Sheep & swine which I have not herein Given to my Wife, I Give to my five Children to be Equally Divided among them, viz my three sons & two Daughters.

Item I Give to my Daughter Sarah Swain Two Hundred Pounds Cash old Tenor to be Paid her by my Executor y^e one half within y^e Term of Two Years after my Decease, & y^e other half within y^e Term of four Years after my Decease.

Item I Give to my Daughter Martha Clark Two Hundred Pounds Cash, old Tenor, to be Paid her by my S^d Executor, y^e one half within y^e Term of Two Years after my Decease, & y^e other half within y^e Term of four Years after my Decease

* * *

his
James X Clark
Mark

[Witnesses] Eli Demerit, William Hill Jun^r, Eben^r Demerit.
[Proved Feb. 24, 1768.]

[Bond of Remembrance Clark, with Eli Demeritt and Ebenezer Demeritt as sureties, all of Madbury, in the sum of £500, Feb. 23, 1768, for the execution of the will; witnesses, Joseph Moulton, Robert Parker.]

JOHN AYER

1754

PORTSMOUTH

[Bond of Ann Ayer of Portsmouth, widow, with Henry Sherburne of Portsmouth and Peter Gilman of Exeter as sureties, in the sum of £1000, Jan. 30, 1754, for the administration of the estate of John Ayer of Portsmouth, gentleman; witnesses, William Parker and Clement Jackson.]

[Inventory, Feb. 15, 1754; amount, £456. 5. 6; signed by Clement Jackson and John Shackford.]

[Warrant, March 27, 1754, authorizing Eleazer Russell and Andrew Clarkson, both of Portsmouth, to receive claims against the estate.]

[Commissioners' account against the estate, Jan. 13, 1755, amount, £31. 10. 0.]

[List of claims against the estate, Jan. 28, 1755; amount, £103. 16. 10; signed by Eleazer Russell and Andrew Clarkson.]

[Account of the settlement of the estate by Joseph Langdon and his wife, Ann Langdon, administratrix, formerly Ann Ayer; receipts, £456. 5. 6; expenditures, £284. 10. 0; allowed May 27, 1755.]

JOHN WARREN

1754

PORTSMOUTH

[Bond of Joanna Warren, widow, with John Elliott, glazier, and Amos Warren, husbandman, as sureties, all of Portsmouth, in the sum of £500, Jan. 30, 1754, for the administration of the

estate of John Warren of Portsmouth; witnesses, William Parker, George Warren.]

[Inventory, attested Feb. 27, 1754; amount, £124. 13. 6; signed by Thomas Peirce and Samuel Sherburne.]

EDWARD THOMAS

1754

PORTSMOUTH

In the Name of God Amen I Edward Thomas Late of the Parish of the white Chappel in London now Residing at Portsmouth in the Province of New Hampshire Mariner being Sick & Weak of Body * * *

As it hath pleased God in his Providence to lay me on a Sick bed far from my Native Country Viz: at the house of Charles Banfill in Portsmouth aforesaid Truckman where I have been kindly Entertained & if I Show'd Dye of this Sickness he must be at the Charge of my Sickness Nursing Doctor & funeral without having any thing in hand for I have Nothing with me to Defray that Charge I therefore Give Devise & Bequeath all my wages money & Estate both Real & Personal wheresoever the Same is or may be found unto him the Said Charles Banfill his heirs & Assigns forever And I do hereby Constitute & appoint him my Sole Exec^r of this My Last Will & Testament Ratifying & Confirming this & no other to be my Last Will & Testament In Witness Whereof I have hereunto Set my hand & Seal the fourth day of February Anno dom: 1754

Edward Thomas

[Witnesses] James Kinghorn, John Coultas, Jonathan Blanchard.

[Proved March 27, 1754.]

MOSES LEAVITT

1754

STRATHAM

In the Name of God Amen, the fifth Day of February in the Year of our Lord God, one Thousand Seven Hundred and fifty four. I Moses Leavit of Stratham in the Province of New Hampshire Esquire; being Weak of Body * * *

Imprimis I give and Bequeath unto Anne my well Beloved Wife all my Household Goods of every Sort, which She brought with her to me, if in being at my Decease; and also four Hundred Pounds in Bills of Credit as old Tenor, or other Money Equal to it, within one year after my Decease, to be paid out of my Estate: Said Money to be at the Same Vallue that Bills of credit as old Tenor now goes at, and also a good Mourning Suit at my Decease, and also half a Years Provision for her Self, the next half year after my Decease: and also half a years fire-wood, hall'd to my Door for her to burn in her own room that I herein Shall allow her. I also give unto my Said Wife, the whole Priviledge of two Rooms in my House, viz. my Middle Room So call'd, and the Bedroom adjoining to it, at the Same end of Said House: with a Priviledge in my Cellers, ovens and Well; all so long as she remains my Widdow, and sees Cause as my Widdow, to live in Said House, and no Longer; provided She my Said wife in Consideration of what I have given her as abovementioned, Renounces and Quits, all her Right of Dower, and Power of Thirds, unto my Said Estate, both Real and Personal forever, and where-soever, and I also give unto my Said wife, the use of my great Bible so long as she lives in Said Stratham and remains my Widdow, and no longer.

Item, I give unto my Daughter Mary Hardie her Heirs and Assigns, my Thirty Six Acres of Land in the Parish of Epping in Said Province, which was given me by my Honour'd Father, Moses Leavit of Exeter in Said Province Esquire Deceas'd, in his Last Will and Testament: it being a part of his common Right given him by Said Town of Exeter; Said Thirty Six Acres, be it more or Less, as it is Laid out and Bounded, and Sett off to me,

by my Brother Dudley Leavit of Exeter aforesaid, Executor to my Said Fathers, Said Will; Reference to my Quit Claim Deed from Said Executor, will more fully Appear; Provided She the Said Mary, or her Heirs, do Quit unto her Brother Dudley Leavit, all her Right and Claim, unto all that part of the Land I have in Said Stratham, or Elsewhere, that came by their Mother, Sarah Leavit Late of Said Stratham Deceas'd, which was given away by my Self, and their Said Mother, in her Life time, unto Said Dudley Leavit, and unto her Brother Stephen Leavit Late of Said Stratham Deceas'd: and if She the Said Mary, or her Heirs, refuseth to Quit as aforesaid, then the Said Dudley Leavit his Heirs and Assigns, Shall have the aforesaid Thirty Six Acres of Land, Lying as aforesaid. Also I give unto my Said Daughter Mary, Five Hundred Pounds in Bills of Credit as old Tenor; or other Money Equal to it, as Bills of the old Tenor now passeth; to be paid out of My Estate; one Hundred Pounds of it, within one Year after my Decease; and two Hundred and fifty Pounds of it, within two years after my Decease; and the remaining one Hundred and fifty Pounds, within four years after my Decease.

Item, I give unto my Daughter Sarah Thirston, her Heirs and Assigns, the one half of my Hundred Acres of Land in Chester in Said Province, call'd the old Hundred Acres; or the first Hundred Acres Laid out to my Right there: and the fifth part of my Peice of Land in Brentwood in Said Province, be it more or Less; Lying on the North Side of Exeter River So call'd, between Benjamin Fifields Land, and Daniel Samborns Land, and also the one compleat half of my Right in the Township of Bow in Said Province, and also one Cow and Calf; and two Sheep, to be Deliver'd her within Six months after my Decease. And also I give unto my Said Daughter Sarah, Four Hundred Pounds in Bills of Credit as old Tenor, or other Money Equal to it, as Bills of the old Tenor now passeth; to be paid out of my Estate; two Hundred Pounds thereof, within two years after my Decease: and the other two Hundred Pounds to be paid within three years

after my Decease, to her, or her Heirs; provided She or they do Quitt unto her Brother Dudley Leavit, all her Right or claim, to all the Land I have in Stratham aforesaid, that came by her mother; excepting what I, and her Said mother in her Life time, have given unto the Said Sarah.

Item, I give unto my Daughter Love Chase her Heirs and Assigns: the other half of my Said one Hundred Acres of Land in Chester: and also the other half of my Said Right in Bow; and also one Cow and Calf; and two Sheep, to be Deliver'd her within Six months after my Decease: and also one fifth part of my Land in Brentwood aforementioned: and also four Hundred Pounds in Bills of Credit as old Tenor, or other Money Equal to it, as Bills of the old Tenor now passeth; to be paid out of my Estate two Hundred Pounds thereof to be paid within two years after my Decease; and the other two Hundred Pounds, to be paid within three years after my Decease, to her, or her Heirs, provided She or they do Quit unto her Brother Dudley Leavit, all her Right or claim, to all the Land I have in Stratham aforesaid, that came by her mother; Excepting what I, and her Said mother in her Life time, have given unto the Said Love.

Item, I give unto my two Grandsons viz. Caleb Rollings and Thomas Rollings, their Heirs and Assigns; all my Right of Lands in Gilmantown in Said Province; to be Equally Divided between them; and also Two Hundred Pounds in Bills of Credit, as old Tenor, as Said old Tenor Bills of Credit now passeth; to be paid to Each of them or to their Heirs, out of my Estate, one Hundred Pounds thereof, to be paid to Each of them, within two years after my Decease; and the other one Hundred Pounds to Each of them, to be paid within four years after my Decease; Provided they the Said Caleb and Thomas, or their Heirs or Assigns, do Quit unto my Son Dudley Leavit, all their Right or claim, unto all that part of the Land I have in Said Stratham, or Elsewhere, that came by my former wife Sarah Leavit, late of Said Stratham Deceas'd, which was given away by my Self and my Said wife, in her Life time, unto my Said Son, Dudley

Leavit; and also to my Son Stephen Leavit, Late of Said Stratham Deceas'd.

Item, I give unto my Grandaughter Phebe Rollings, her Heirs and Assigns; one fifth part of my aforesaid Peice of Land in Brentwood; and one Silver Spoon Mark'd, M. S. L. and a Silk Gownd which was her Aunt Milicent Leavits Deceas'd; and also two Hundred Pounds in Bills of credit as old Tenor, and as Said Bills now passeth, to be paid to her, or to her Heirs, out of my Said Estate; one Hundred Pounds thereof, within two years after my Decease; and the other Hundred Pounds thereof within four years after my Decease; Provided She the Said Phebe, or her Heirs or Assigns, do Quit unto my Said Son Dudley Leavit, all her Right or claim, unto all that part of the Land I have in Stratham aforesaid, or Elsewhere, that came by my former wife, Sarah Leavit, Late of Said Stratham Deceas'd, which was given away by my Self & my Said wife in her Lifetime, unto my Said Sons Dudley Leavit, & Stephen Leavit.

Item, I give unto my Grandson Leavit Hardie His Heirs & Assigns; Fifty Pounds in Bills of Credit, as old Tenor now Passeth, to be paid within three years after my Decease, out of my Said Estate.

Item, I give unto my two Daughters, Sarah Thirston, and Love Chase; and unto my Said Grandaughter, Phebe Rollings, all my Household Goods, left at my Decease, to be Equally Divided between them; Excepting what I have before herein given to my Wife; and also Excepting my New Bed and Bolster, Bedstead and Bed Cord, and Bedding belonging to Said Bed, which I keep in my Hall Chamber; two Silver Spoons Marked M. S. L. and my Clock.

Item, I give unto my Son Dudley Leavit, and to his Heirs and Assigns, after my Said Debts & Legacies and Funeral Charges are all paid; all the Remainder of my Estate, both Real and Personal, of all Kinds whatsoever, and wheresoever, which I have not given away as aforesaid.

And Further my Will is, and I do hereby Constitute appoint

and ordain, my Son, the abovesaid Dudley Leavit, my Sole
 Executor * * *

Moses Leavit

[Witnesses] Richard Rust, Samuel Philbrook, Samuel Lane.

[Proved Feb. 26, 1754.]

[Bond of Dudley Leavitt of Salem, Mass., clerk, with Moses
 Thurston and Thomas Chase, yeoman, both of Stratham, as
 sureties, in the sum of £5000, Feb. 26, 1754, for the execution of
 the will; witnesses, William Parker and Jonathan Blanchard.]

ZACHARIAH BUTTERFIELD

1754

CHESTER

[Administration on the estate of Zachariah Butterfield of
 Chester granted to his widow, Desire Butterfield, Feb. 13, 1754.]

[Probate Records, vol. 19, p. 3.]

[Bond of Desire Butterfield, with John Lane and Samuel
 Brown, yeomen, as sureties, all of Chester, in the sum of £1000,
 Feb. 13, 1754, for the administration of the estate; witnesses,
 Benjamin Cotton, Samuel Lane, Jacob Freese, and Anna
 Freese.]

[Inventory, signed by Enoch Colby and Stephen Webster;
 amount, £1530. 0. 0; attested Feb. 19, 1754.]

[Account of the settlement of the estate by Desire Sanborn,
 formerly Desire Butterfield, administratrix; receipts, £512. 10. 0;
 expenditures, £646. 15. 7; allowed Nov. 30, 1757; mentions one
 child four years old, and one five months old at the decease of the
 father.]

By Virtue of a Warrant to us Directed By the Honno^{bl} Rich-
 ard Wibird Esqr Judge of Probate for the Province of New-
 hampshire &c to Divide the Reall Estate of Zacheriah Butter-
 field of Chester in Said Province Deceased Between the widow
 and Heirs to the Same: Have Don it as followeth

first: The Widow Desire Butterfield her thirds Containing fifteen acres Laying at the westerly End of said Land Bounded as followeth first at the south westerly Corner a maple tree N^o 21: then North 29 Degrees East by the High way 79 Rods to a stake and stones: then East South East by the Highway 30 Rods to a stake and stones then south 29 Degrees west 83 Rods to a stake and stones then streight 30 Rods to the first Bounds mentioned —

Secondly We Set of to the Eldest son Jacob Butterfield a Duble share Containing fifteen acres Bounded as followeth first at the Norwest Corner a stake and stones being the North East bounds of what was set of for the Widows thirds then East south East by the highway 28 Rods to a stake and stones: then south 29 Degrees west 87 Rods to a stake and stones then Norwestly Bounding on Governer Shutes farme origenelly 28 Rods to a stake and stones: then Streight to the first bounds —

Thirdly Set of to John Butterfield a single share containing ten acres Bounded as followeth first at the Nor west Corner a stake and stones being the North East bound of what Land we set of to Jacob Butterfield then East South East by the highway Eighteen Rods to a stake and stones then South 29 Degrees west 90 Rods to a stake and stones then Norwesterly bounding on Governer Shutes farme origenelly 18 Rods to a stake and stones: then streight to the first bounds —

fourthly we set of to Zacheriah Butterfield a single share Containing Eleven acres and a half bounded first at the Norwest Corner a stake and stones being the North East Bound of that Land we set of to John Butterfield then East South East by the Highway 20 Rods to a stake and stones then south 29 Degrees west 93 Rods to a stake and stones: then Norwesterly bounding on Governer Shutes farme origenelly 20 Rods to a stake and stones: then streight to the first bounds —

fifthly we set of to Abigail Butterfield a single share Containing Eleven acres and a half bounded first at the Norwest Corner a stake and stones being the North East bounds of what Land we set of to Zacheriah Butterfield then East South East by the

Highway 20 Rods to a stake and stones then south 29 Degrees west 96 Rods to a stake and stones then norwesterly bounding on Governer Shutes farme origenelly 20 Rods to a stake and stones then streight to the first bounds —

Sixtly we set of to Desier Butterfield a single share containing nine acres and a Quarter Bounded first at the Norwest corner a stake and stones Which is the north East bound of the Land we set of to abigail Buterfield then East south East by the Highway fifteen Rods and a Half to a Stake and Stones then South 29 Degrees west 100 Rods to a Stake and Stones then Norwesterly Bounding on Governer Shutes farme origenelly fifteen Rods and a Half to a stake and stones then streight to the first bounds

Seventhly We Set of to mary Lane a single share Containing six acres and a Half Bounded first at the norwest corner a stake and stones Being the North East bound of the Land we set of to Desier Butterfield then East south East by the Highway ten Rods to a stake and stones then south 29 Degrees west Bounding on Joshua Halls and Aaron Butterfields Land 103 Rods to a stake and stones then Norwesterly Bounding on Governer Shutes farme origenelly ten Rods to a stake and stones then streight to the first bounds —

Chester June 1758

Sam^{ll} Emerson
John Webster
Enoch colby

[Allowed June 12, 1761.]

RICE ROWELL

1754

NOTTINGHAM

In the Name of God Amen the forteenth Day of february Anno Domini 1754 I Rice Rowal of Notting^m in y^e Province of New Hampshire in New England Husbandman * * *

Imprimis I Give & Bequeath to my two Eldest sons (viz) Abrham Rowal & Rice Rowal y^e Whole of my Lands and mill to be Equaley Devided Between them so soon as my said son Rice

shall arive at y^e age of twenty one years they paying out of y^e Same twenty pound old tenor apice to y^e Rest of my Childring (viz) to John Rowal twenty pound old tenor to mary Rowal twenty pound old tenor to Judiy Rowal twenty pound old tenor to Sarah Rowal twenty pound old tenor to Neehamiah Rowal twenty pound old tenor to Elisabeth Rowal twenty pound old tenor & if my wife Sarah Rowal Should have a Nother Child within Eight months after my Desece that Child to have twenty pound old tenor and my said sons to pay to Each Child above said their said portion when they shall arive at y^e age of twenty one years

Itam I Give and Bequath to Sarah Rowal my Kind and Loving wife the whole of my Goods Chattles Debtes and movable Effects to be her Property for ever and also I Give my said wife y^e Improvment of my Lands & mill aforesaid till such time as my said son Rice Rowal shall arirve at the age of twenty one years She my said wife Paying my Just Debts and funeral Charges and Mentaining or suporting my Childring and I Do Hereby Constitute make & ordain her my said wife my sole Executrix * * *

his

Rice X Rowal
Mark

[Witnesses] John Radman, John Dudley, Robert Harvey.

[Proved Nov. 22, 1754.]

[Guardianship of Nehemiah Rowell, minor, aged more than 14 years, son of Rice Rowell, granted to Rice Rowell April 18, 1764.]

[Probate Records, vol. 23, p. 209.]

[Bond of Rice Rowell of Nottingham, yeoman, with Joseph Cillee, Jr., of Nottingham, yeoman, and Nehemiah Wheeler of Portsmouth, saddler, as sureties, in the sum of £500, April 18, 1764, for the guardianship of Nehemiah Rowell; witness, William Stilson.]

JOSEPH SMART

1754

NEWMARKET

[Abigail Smart of Newmarket, widow, and Abigail Smart renounce administration on the estate of Joseph Smart Feb. 14 and 16, 1754, in favor of Robert Smart, brother of Joseph; witnesses, Israel Gilman, Stephen Gilman.]

[Administration granted to Robert Smart Feb. 22, 1754.]

[Probate Records, vol. 19, p. 8.]

[Bond of Robert Smart of Newmarket, yeoman, with John Perkins of Newmarket, yeoman, and William Burleigh of Stratham, blacksmith, as sureties, in the sum of £1000, Feb. 22, 1754, for the administration of the estate; witnesses, Theophilus Smith, Anna Freese.]

[Inventory, March 11, 1754; amount, £1812. 8. 0; signed by Thomas Young and Winthrop Hilton.]

[Warrant, May 30, 1754, authorizing Thomas Young and Joseph Smith, both of Newmarket, to receive claims against the estate.]

[List of claims; amount, £1684. 1. 8; signed by Joseph Smith and Thomas Young; attested May 3, 1755.]

[Guardianship of Winthrop Smart, minor, aged more than 14 years, son of Joseph Smart of Newmarket, yeoman, granted to David Folsom of Epping April 30, 1760.]

[Probate Records, vol. 21, p. 423.]

[Bond of David Folsom of Epping, yeoman, with Daniel Sanborn of North Hampton as surety, in the sum of £500, April 30, 1760, for the guardianship of Winthrop Smart; witnesses, William Parker, David Sewall.]

JONATHAN JONES

1754

STRATHAM

[Administration on the estate of Jonathan Jones granted to his widow, Mary Jones, Feb. 25, 1754.]

[Probate Records, vol. 19, p. 8.]

[Bond of Mary Jones, with Edward Taylor and Theophilus Rundlett as sureties, all of Stratham, in the sum of £1000, Feb. 21, 1754, for the administration of the estate of her husband, Jonathan Jones of Stratham; witnesses, Samuel Clark and Moses Clark.]

[Inventory, April 5, 1754; amount, £1742. 6. 9; signed by Zebulon Giddings and Robert Light.]

[Guardianship of John Jones, minor, aged more than 14 years, son of Jonathan Jones, granted to Jonathan Glidden June 6, 1758.]

[Probate Records, vol. 20, p. 533.]

[Bond of Jonathan Glidden of Exeter, blacksmith, with Jonathan Lord, of Exeter, tailor, and John Pendexter of Portsmouth, butcher, as sureties, in the sum of £1000, June 6, 1758, for the guardianship of John Jones; witnesses, William Parker, Jr., and David Sewall.]

[Guardianship of Jonathan Jones, minor, son of Jonathan Jones, granted to Jonathan Glidden June 29, 1758.]

[Probate Records, vol. 21, p. 19.]

[Bond of Jonathan Glidden of Exeter, blacksmith, with John Avery of Stratham, joiner, and Robert Hart of Portsmouth, butcher, as sureties, in the sum of £1000, June 29, 1758, for the guardianship of Jonathan Jones, minor, aged more than 14 years; witnesses, William Parker and Richard Gulley.]

[Administratrix's account of the settlement of the estate; receipts, personal estate, £1602. 18. 0; expenditures, £1983. 8. 6; allowed Feb. 27, 1760; mentions one child under seven years old supported one year.]

[Warrant, Feb. 11, 1761, authorizing Theophilus Smith, John Gilman, Jr., both of Exeter, John Thurston, Joseph Hight, and Benjamin Norris, all of Stratham, yeomen, to divide the real estate.]

Province of } Whereas we the Subscribers were Appointed
 Newhamp^r } and authorized by The Hon^{ble} Richard
 Wibird Esq^r Judge of The Probate of Wills &c for the Province
 aforesaid To divide and Set off to mary Jones of Stratham in said
 Province Widow Relict of Jonathan Jones Late of Stratham
 afore said yeoman Deceased Intestate one full third part of the
 Real Estate of the Said Deceased according to Quantity and
 Quality by meats and bounds to Hold to her in severality as her
 Dower of the Real Estate of said Deceased as by a Warant from
 the said Judge of Probate Dated the Eleventh Day of February
 Anno Domini 1761 may Appear—

We have Persuant to the Said Warrant Divided and set off
 to the Said Mary Jones in full for her third part of the Real
 Estate of the Said Deceased to hold to her in Severalty as her
 Dower of the Real Estate of the said Deceased, the Lands the
 primeses herein Hereafter mentioned and Circumscribed, viz:
 one Peice of Paster and Wood Land being Part of the Estate of
 Said Deceased Containing Eight acres and is bounded as followes
 viz beginning at the Easterly Corner of the Paster on the north-
 westerly Side of the Highway adjoyning to Land of John Speed
 and the highway then Runs north forty nine Deg^r west bounding
 on said Speeds Land twenty six rods to the Westerly Corner of
 Speeds Land then Runs north five Deg^r East bounding on said
 Speed nine Rods & one halfe Rod to that Four acres of Land
 which the Said mary Jones Sold at Publick Vendue then Runs
 north Sixty five Deg^r West bounding on said Four acres fifty
 rods & one halfe rod untill it Comes to Land in Porsission of
 Richard Scaman then runs South Thirty two Deg^r west bound-
 ing on said Scaman Ten Rods to a stake and stones there fixt
 Then Runs South about forty seven Deg^r East to a Stake which

Stands by the before mentioned High way, which stake Stands South Thirty two Deg^r west ten Rods from the first bounds then Runs north thirty two Deg^r East to the bounds first mentioned. And one other Peice of Land Laying on the northwesterly Side of the said High way & Contains fifteen acres and halfe with Two Thirds of the Dwelling House standing on said Land which is bounded as followes viz begining at the high way opposit to the midel of fore dores of Said House Then Runs north about fifty Deg^r East as the High way Runs twenty four Rods to a stake adjoyning to the Lot of Land which we shall hereafter mention & Set of to Kinsley Jones Then Runs north about forty Seven Deg^r west to a stake standing by Land in Porssion of the before mentioned Richard Scamon about twenty Two rods from the before mentioned Eight acres Then to begin at the bounds first mentioned then to run northerly Through the old House untill it Comes to the back Side of said old house then runs westerly untell it clears the beadroom then Runs north forty Seven Deg^r west ninteen Rods to a Stake, then Runs south forty three Deg^r west twelve Rods to a Stake there fixt, then Runs north forty seven Deg^r west to a stake standing by morgens brook (So Caled) then Runs up said brook untell it Comes to the before mentioned Stake Standing twenty two Rods from the before mentioned Eight acres and adjoyning to the said Rich^d Scamon and we set off to the Said mary Jones the Southerly Halfe Part of the Celler under the southwest End of Said Dweling House and the one Halfe of the well

and allso we Set of the Said mary Jones one other Peice of Land Laying on South Easterly Side of said highway Containing five acres with the one halfe of the barn Standing thereon and Part of The orcherd which is bounded as followes viz begining at the high way opposet to the Post in the Barn on the Easterly Side of the barn Flore then Runs south forty four Deg^r west through the barn four Rods from said way Then Runs south about fifty Deg^r East to The South Easterly Corner of the Paster adjoyning to D^r Josiah Gilmans Land & to Capt James Leavitt

Land then Runs north fifteen Deg^r East bounding on Said Gilmans Land ten Rods to a stake and then Runs north forty Eight Deg^r west to the before mentioned high way between the second & third Row of apeltrees to a stake Standing twelve Rods from the bounds first mentioned then to Run by said high way to the first bounds and we set of to the Said widow a Priveledge in the barn flore viz one halfe

Which Lands and bulding before mentioned and Circomscribed we Do Hereby set off to the said widow mary Jones for her full third Part of the Real Estate of The said Jonathan Jones Deceased according to Quantity and Quality by the meats and bounds before mentioned to hold to her in Severalty During her Natural Life as her Dower of the Real Estate of the Said Jonathan Jones Deceased —

and Furthermore agreeable to said Warrant we Do set of the other two Thirds of the Real Estate of Said Intestate too and among The Children as hereafter mentioned and Circomscribed as the Law Directs to hold to them in severalty in fee viz we set of to Jonathan Jones the Eldest Son of The Said Intestate as his Doubel Shear in said Estate as followes one Peice of Land Lying on the northwesterly side of the Countrey Road Containing one acre and halfe with all the South westerly End of the Dwelling house the Land & Primeses are bounded as followes viz to begin at the high way oppeset to the fore Dor of said House and then Runs northerly Through the old house untell it Comes to the back Side of Said house bounding on the widow then Runs north forty Seven Deg^r west nineteen Rods to a Stake then Runs South forty three Deg^r west twelve Rods bounding on the widows Thirds then Runs South forty seven Deg^r East nineteen Rods to a stake standing by the high way and then Runs by the said way ten rods to The bounds first mentioned and we sit of to the Said Jonathan the northerly halfe Part of the Celler under said house and allso we set of to the said Jonathan Jones one other Peice of Land Laying on the southerly side of the before mentioned high way Containing nine acres and allso the one halfe of the Barn

standing on said nine acres which is bounded as followes begins at the high way oppiset to the Easterly Side of the Barn flore adjoyning to the widows five acres then Runs South forty four Deg^r East Through Said Barn fore rods then runs south about fifty Deg^r East bounding on the said widows five acres untell it Comes to the Southwesterly Corner of D^r Josiah Gilmans Paster adjoyning to Cap^t James Leavit Land Then runs westerly bounding on said Leavit Land and Cap^t John odlens as the fence now stand untell it Comes to the before mentioned high way then north Easterly by the said high way 26 rods to the bounds first mentioned

And we set of to the said Jonathan Jones one other Peice of Land Lying in Exeter and at the neck So Caled and being Part of the Estate of the said Intestate Containing Ten acres and ninty Rods which is bounded as follows viz begins at a read oak Tree standing at the Easterly Corner of Daniel Grants Paster then Runs south thirty Deg^r west Eighteen feet then runs south seventy Deg^r East bounding on the said Grant Thirty four Rods to Wheelrights Creek So Caled then begins at the bounds first mentioned then Runs north thirty Deg^r East one rod then runs north thirty Three Deg^r west Eleven rods Leaving a way of one rod wide by Grants Land for a priviledge to go to the Lot of Land that we shall set of to John Jones Then runs north forty Deg^r East untell it Comes to Wheelrits Creek then runs up said Creek and bounding on Said Creek untell it Comes to the End of The thirty four rods above mentioned at Grants Land and further more we set of to the Said Jonathan Jones one other Peice of Land in Exeter and on the oake Land So Caled Containing Two acres and being Part of That Lot of Land which the said Intestate Purchesed of Francis James & Elisabeth his wife and to begin at the Southerly End of Said Lot bounded Westerly on Land of Thomas Haley Easterly on Mary Jones Land so to Run from the said south End northerly into the Said Land twelve rods the before mentioned Primeses We Do sit of to the said Jonathan Jones as his full Double Shair of the full two

Thirds of the Estate belonging to the Intestate to hold to him in Severalty and further more we Do set of to Kinsley Jones the Second Son of the Said Intestate as his full Shair in the Two third Part of the Estate of the said Intestate viz one Peice of Land Laying on the norwesterly side of the Countrey Road and adjoining to said Road Containing Eleven acres and is bounded as followes viz begins at a stake by the said Road which stands south thirty two deg^r west ten Rods from the southerly Corner of John Speeds Land and adjoining to the widows Eight acres and then Runs south thirty two deg^r west twenty tow Rods by the Said Road which stake stands at the north Easterly Corner the widows fifteen acres and halfe Then to Run north forty seven Deg^r west Carring that bredth of twenty tow Rods through the Land untell it Comes to Land in Porsission of Richard Scamon bounding on East Side on Land set of to the widow and also we set of to the said Kinsley Jones one other peice of Land Lying in Exeter & one the oake Land So Caled Containing about Three acres more or Less and to begin at the northerly End of Said Lot before mentioned Purchased of Francis James & Elisabeth his wife bounding northerly on Land of Thomas Lyford Easterly on Land of mary Jones Westerly on Land of Joseph Clark and to run Southerly Carring the whole breadth of said Lot untell it Comes to that Lot of Land that we Shall hereafter in this Return Set of to Benjamin Jones The before mentioned Primeses we Do set of to Kinsley Jones as his full shere in the two Thirds of the Estate of the said Intestate to hold to him in Severalty and furthermore we set of to John Jones the Third Son of the Said Intestate as his full Shair in the two Thirds of the Estate of the said Intestate viz one Peice of Land Containing fourteen acres Laying in Exeter and on the neck So Caled and is bounded as follows viz begining at the westerly Corner of that ten acres & ninety rods of Land which we have set of to Jonathan Jones in this Return which Corner is one rod from Daniel Grants Fences then Runs to Said Grants fences and then to Run north Thirty three Deg^r west bounding on Said Grant untell it Comes

to the Salt River then Runs Down the Said River & bounding on said River untell it Comes to the mouth of Wheelwright Crick so Caled and to Run bounding on said Creek untell it Comes to the before mentioned Lot Sit of to Jonathan and doe sit of to the said John the Rod way mentioned in the Return of Jonathans Lot and allso we set of to the Said John Jones one other Peice of Land Containing one acre and halfe and being Part of the Lot of Land on the oake Land before mentioned bounded southerly on Jonathans Two Acres and to run northerly Caring the whole breadth of Said Lot nine Rods the before mentioned Primeses we set of to the said John Jones as his full Share in the two Thirds of the Estate of the Said Intestate to hold to him in Severalty —

And Furthermore we set of to Benjamin Jones the forth & youngest son of the Said Intestate as his full share in the two thirds Parts of the Estate of the Said Intestate one Peice of Land Situate in Exeter Containing Ten acres and being Part of the whome Lot and is bounded as followes viz begining at the Easterly Corner of the Rev^d m^r Woodbridge Odlin Land on the northwesterly side of the Countrey Road & adjoyning to said Road then to Run by the said Road toward the said Dweling House of the Said Intestate Thirty Six Rods and untell it Comes to that acre & halfe of Land set of to Jonathan in this Returne then to Run north forty Seven Deg^r west bounding Partly on Jonathan and Partly on the widows Thirds to a stake standing by the Creek or morgens brook So Caled then to begin at the bounds first mentioned then to Run about north westerly bounding on The Said m^r Woodbridge Odlin about Seventy four Rods and one halfe Rod to the Creek or morgens brook before mentioned Then to Run up Said Creek or brook untell it Comes to the Third Bounds mentioned by the widows Thirds or Lot of fifteen Acres & $\frac{1}{2}$ and allso we set of to the Benjamin Jones one other Peice of Land in Exeter and being part of the Lot on The oak Land before mentioned Containing five acres bounded southerly on the Lot Sit of to John in this Returne and then to

Run northerly Carring the whole bredth of Said Lot Thirty Rods the above and before mentioned Primeses we Set of to the Said Benjamin Jones as his full Sheire in the Real Estate of the Said Intestate to hold to him in Severality —

And furthermore we sit of to mary Jones the only Daughter of the Said Intestate as her full Share of the two Thirds of the Real Estate of the Intestate as folows viz one Peice of Land Situate in Stratham Containing Sixteen acres & one halfe acre wich is bounded as followes viz begining at the north Eastly Corner of the Lands on the South Easterly Side of the Countrey Road and adjoyning to Doctr Josiah Gilman Land then to Run South-westerly by Said Road thirty seven Rods to a stake standing at the north Easterly Corner of the Widows five acres Then to Run South fifty Deg^r East bounding on the widows five acres untell it Comes to D^r Josiah Gilmans Land then to Run north fifteen Deg^r East bounding on D^r Gilmans Land fifty five Rods then Runs bounding on the Said Gilmans fifty Rods to the bounds first mentioned and allso we Sit of to the Said mary Jones a Certain Peice of flats Containing one acre more or Less Lying in Exeter and bounded Westerly on Wheal Rights Creek So Caled and Easterly on Land belonging to the Rev^d m^r Woodbridge Odlin and being all that Peice of flats belonging to the neck before mentioned Laying on the South Easterly Side of said Creek to hold to her in severalty as her full Share

In Testemony whereof We have hereunto Set our Hands this Second Day of April Anno Domi 1761

Benj^a Norris
John Thirston
Theo^s Smith
John Gilman Jr
Joseph Hoit

[Attested April 19, 1761.]

[Administratrix's additional account; receipts, £537. 0. 0; expenditures, £734. 18. 3; allowed June 24, 1761.]

[Guardianship of Benjamin Jones, minor, aged more than 14 years, son of Jonathan Jones, granted to Daniel Clark May 29, 1765.]

[Probate Records, vol. 23, p. 460.]

[Bond of Daniel Clark of Stratham, yeoman, with Josiah Robinson, gentleman, and Stephen Thing, yeoman, both of Exeter, as sureties, in the sum of £500, May 29, 1765, for the guardianship of Benjamin Jones; witnesses, Daniel Thing, Richard Smith.]

[Warrant, April 29, 1767, authorizing Samuel Lane, Joseph Clark, John Taylor, Jonathan Chase, and Jacob Rundlett, yeomen, to divide the dower of the widow, Mary Jones, lately deceased.]

Province of } We the Subscribers being the Major part of a
New Hamp^r } Committee appointed by the Hon^{ble} the Judge
of Probate of Wills &c for said Province; to Divide that part of
the Real Estate of Jonathan Jones late of Stratham in Said
Province Yeoman Deceas'd, which was Set off to Mary Jones his
Widow who is lately Deceased, among the Heirs of S^d Deceased,
being five in Number, allowing the Eldest son a Double Share;
and set forth Each Share by Metes & Bounds, to hold to them
Respectively in Severalty; and Make Return &c

Pursuant thereunto, we have done the Same as follows, viz^t

We have Set off to Jonathan Jones, Eldest Son of Said Deceased, as his Double Share out of the aboves^d part of Said Estate Set off to Said Widow Eight Acers of Land, Bounded as follows, viz^t Begining at the High Way opposite to the middle of the fore Doores of the Dwelling House belonging to s^d Estate; thence runing Notherly through the old House, untill it comes to the back side thereof: then Westerly to clear the Bedroom; then runs North fifty Degrees West Nineteen Rods to a Stone. thence North about forty three Deg^s West Sixty Eight Rods to an Elm Tree Spotted, Standing by the Westerly Side of Morgans Brook so called; then on the Same Course about twenty feet to a

Stone set up by the fence between said Estate and Richard Scammins Land; thence runing Notherly by Said fence, Six Rods and a half to the Land formerly Set off to Kensley Jones out of said Estate, thence runing South about fifty two Deg^s East Ninety Rods by Said Kensleys Land to the Country Road, thence runing Southwesterly by Said Road twenty four Rods to the Bounds first mentioned. We also Set off to Said Jonathan the Easterly End of the Dwelling House; and the back Room Called the Bedroom, standing on the above Bounded Eight Acres of Land: also all the priviledge in the Celler & Well that was Set off to Said Widow.

And we have set off to Kensley Jones, Second Son of Said Deceased as his full part out of said one third of the Estate of Said Deceased as follows, viz^t on piece of Land Lying on the Southeasterly Side of the Country Road, Containing about Nine Square Rods, Bounded as follows, viz^t Begining at a Stake and Stone by Said Road, one Rod Notheasterly from the Notheasterly corner of the Barn Belonging to Said Estate; thence runing South thirty Six Degrees East four Rods to a Stone, thence South forty Eight Degrees West two Rods to another Stone, thence Norwesterly through Said Barn to Said Road, opposite to the Post in s^d Barn on the Easterly Side of the Barn floore, thence runing Notheasterly by s^d Road to the Stake and Stone first mentioned. Also we Set off to Said Kensley, all that part of Said Barn which was Set off to Said Widdow as her thirds. Likewise we Set off to Said Kensley Jones another piece of Land Lying on the Norwesterly Side of Said Road, Containing three Acres and one quarter, be it more or less, Bounding as follows, viz^t Begining at a Stake by the Country Road, standing five feet and six inches Southerly from a Stone called the Southerly Corner of the Land belonging to the Estate of John Speed late of S^d Stratham Deceased thence runing North about fifty three Deg^s West, Seventy Nine Rods, to a stone set up by the fence between S^d Estate & Richard Scammin's Land, (which Stone is one Rod Northward from a larg Rock in the Brook call'd Morgans

Brook) thence runing Northward by S^d fence to that four acres of Land Sold out of s^d Estate at Vendue thence runing Southeast-erly by Said four Acres, till it comes to S^d Speeds Estate, thence runing by S^d Speeds Estate, till it comes to S^d Stone call'd the Southerly corner thereof, thence Southerly by S^d Road, five feet & six inches, to the Stake first mentioned, the Same being all that piece of Land Set off to S^d Widdow for Eight Acres, Excepting only out of it, four acres & three quarters, which we do herein Set off to John Jones as his part of said thirds.

Also we do Set off to John Jones the 3rd Son of Said Deceased as his full Share out of Said one third of said Estate; four acres and three quarters of Land, Lying on the Norwesterly side of the Country Road, Bounded as follows viz^t Begining at a stake by Said Road, Standing five feet & six inches southerly from a Stone called the Southerly Corner of the Land Belonging to the Estate of John Speed late of Stratham Deceased; thence runing North about fifty three Deg^s West Seventy Nine Rods to a Stone Set up by the fence between s^d Estate & Richard Scammins Land, (which Stone is one Rod Northward from a larg Rock in the Brook called Morgans Brook) thence runing Southerly as S^d fence Stands, Nine Rods & Eleven feet, to Kensly Jones^s Land thence runing South about fifty three Deg^s East by S^d Kensleys Land, to a stake put down by Said Road: thence Notherly by S^d Road, Nine Rods & Eleven feet, to the Stake first mentioned.

And we have Set off to Benjamin Jones the youngest Son of said Deceased as his full Share in Said one third of Said Estate Set off to s^d Widdow of s^d Deceased one piece of Land Containing about four Acres and one Hundred & forty Rods Lying on the Northwesterly Side of the Country Road Bounding as follows, viz^t Begining at a Stone at the Westerly Corner of that acre and half of Land which was formerly Set off to his Eldest Brother Jonathan Jones, out of the Division of the two thirds of s^d Estate thence runing North forty Deg^s East (by S^d acre & half) twelve Rods to another Stone thence North forty three Deg^s West Sixty Eight Rods to an Elm Tree Spotted Standing on the Westerly

Side of Morgans Brook so called; then on the Same Course, about twenty feet to a stone set up by the fence between S^d Estate, & Richard Scammins Land (which Side Bounds on that Eight Acres of Land we have Set off to Jonathan) thence runing down S^d Brook Bounding thereon, and on the fence, untill it comes to the Land formerly Set off to Said Benjamin, out of the other two thirds of s^d Estate; then runing South Easterly Bounding on S^d Benjamins Land Set off as aforesd till it comes to the corner first Mentioned.

furthermore We have Set off to Mary Tilton, the only Daughter of Said Jonathan Jones Deceased, as her full Share in Said one third of S^d Estate Set off to Said Widdow; about five acres of Land, on the Southeasterly Side of the Country Road Bounding as follows viz^t Begining at a Stake & Stone put down by Said Road, one Rod Notheasterly from the Notheasterly Corner of the Barn Belonging to Said Estate: thence runing South, about thirty Six Deg^s East four Rods to a stone, thence South forty Eight Deg^s West, two Rods, to another Stone, then South about forty Eight Deg^s East to a Stake put down at the Southeasterly Corner of the Land belonging to said Estate, by Capt James Leavits Land; & Land that was formerly Docter Gilmans, then Runing North, fifteen Deg^s East, to that part of the Estate that was formerly set off to Said Mary, out of the other two thirds, then runing Norwesterly by her Said part, untill it comes to the Said Road, then runing Southwesterly by Said Road, till it comes to Said Stake & Stone, Standing one Rod from the Barn as first Mentioned. —

In Testimony whereof we do hereunto Set our hands this Eighth Day of May Annoque Domini 1767.

Sam^l Lane
Joseph Clark
John Taylor

GEORGE RICKER

1754

SOMERSWORTH

[Petition of Mary Ricker of Somersworth, widow, Feb. 25, 1754, that administration on the estate of her husband, George Ricker of Somersworth, husbandman, be granted to her and her father, Samuel Randall.]

[Administration granted to Mary Ricker and Samuel Randall Feb. 27, 1754.]

[Probate Records, vol. 18, p. 638.]

[Bond of Mary Ricker, widow, and Samuel Randall, yeoman, with Moses Stevens and Richard Ricker, yeomen, as sureties, all of Somersworth, in the sum of £500, Feb. 27, 1754, for the administration of the estate; witnesses, James Hobbs, Elizabeth Richard.]

[Warrant, Feb. 27, 1754, authorizing Moses Stevens, tanner, and James Hobbs, mariner, both of Somersworth, to appraise the estate.]

[Inventory, March 26, 1754; amount, £2086. 9. 0; signed by James Hobbs and Moses Stevens.]

[Account of the settlement of the estate by Samuel Randall and Mary Nock, administrators; receipts, personal estate, £1196. 9. 0; expenditures, £1182. 18. 10; mentions "maintaining four Children of said dec^d For 1 Child 5 months, 1 D^o 2 years & 7 months 1 D^o 5 years 1 D^o 6 years"; allowed April 30, 1760.]

[Administrators' additional account; receipts, £490. 10. 2; expenditures, £580. 6. 0; allowed April 29, 1762.]

NATHANIEL WEARE

1754

HAMPTON FALLS

In the Name of God Amen this twenty Sixth day of February
In the year of Our Lord Christ one Thousand Seven hundred and

fifty four In the twenty Seventh Year of the Reign of King George the Second Over Great Brittain &c I Nathaniel Weare of Hampton falls in the Province of New Hampshire in New England Being Aged and Weak of Body * * *

Item Whereas my Eldest Son Daniel Weare had Part of his Portion in his Life time And is now deccas'd I therefore Give and Bequeath unto my Grandson Daniel Weare Son of my said Son Daniel, to him his heirs and Assigns forever A Piece of Land Adjoyning to that where the Dwelling House which was Late my said Son Daniel Weares Stands to Extend West by Jonathan Goves fence 'till it Comes within One Rod of the Eastermost Apple Tree in my Orchard which Joyns to said Gove's field And thence to Run North forty Rods And then on a Strait Line to the Northeast Corner of my land by the Brook so that both parts may have the Benefit of Water — Also a Piece of Salt Marsh By Estimation One Acre and a half at a Place Called the Clam Banks By Blackwater River Below Greelys mill so Called — Also a Piece of Land in the third west Division so Called Namely the One half of my three Lotts Lying Southerly of the way near Jonathan Browns Bounding Easterly on Land of Samuel Dow and to Extend Westerly untill it take one half of said three Lotts as to Quantity and Quality

Item As I had Given to my Son Peter Weare the Portion I Designed him in his life time I now Give And Bequeath to Joseph Weare Son of my said Son Peter Weare fifty Pounds old Tenor to be paid him when he Comes to the age of twenty one years by my Executor —

Item Whereas I had Given to my Son John Weare in his Life time Part of the Portion which I Designed for him I now Give and Bequeath unto my Grandson Joseph Weare son of my said Son John Weare my Clock and Josephus History of the Jews

Item I Give and Bequeath unto my Grandson Jonathan Weare Son of my said Son John Weare to him his heirs and Assigns the Westerly half of my three Lotts of Land in the third West Division so Called Lying on the Southerly Side the way near Jona-

than Browns to be Equally Divided as to Quantity and Quality —

Item I Give And Bequeath to my three Grandsons Joseph Weare, Jonathan Weare and John Weare Sons of my said Son John Weare Equally Divided Between them The One half of All my Salt Marsh Except that Piece Given to my Grandson Daniel Weare Also the Ten Acre Lott of Land I Bought of Samuel Shaw And my land Adjoyning Down to the Meadow or Mowing Ground — and the Westerly part of said Meadow Measuring on the notherly side next the River half way from fence to fence that Encloses said Mowing Ground And there to Place a Bound and then to Run on a Strait Line across said Meadow to where the Brook Comes out of Goves land into said meadow Commonly Called the Upper Run my Will and meaning is that Each of my said three Grandsons should hold and Enjoy in Severalty to him his heirs & assigns One third of what is here mentioned

Item I Give and Bequeath to my Son Meshech Weare to him his heirs and assigns forever My House and Barn and Home Place Adjoyning All that is not Given to my Grandson Daniel Weare as Abovement^d Also a Piece of Land on the Other Side the Way Commonly Called the Little Meadow — Also One half of All my Salt Marsh Except that Piece Given to my Grandson Daniel — also all my Mowing Land and Pasture Land Lying Between John Gove's Land and Jeremiah Brown's Land that is not herein before Disposed of — also that Piece of Land where my Saw Mill Stands together with the Saw Mill and All Priviledges thereto belonging Also All my Husbandry and Carpentry Tools and my Gun And Books not before Disposed of And all my Stock of Creatures Except what I shall herein Otherwise Dispose of

Item I Give And Bequeath to my Daughter Mary Brown her heirs and assigns a Piece of Land by Estimation three Acres near her Husband Jeremiah Brown's House Bounding on three Sides on her said Husbands land

Item I Give And Bequeath to my Other Daughters viz^t Han-

nah Allen, Huldah Davis, Sarah Dow, Elizabeth Tilton Meheable Sanborn And Susanna Healey to Each of them fifty Pounds old Tenor to be paid within two Years after my Decease by my Executor

Item As I had Given to my Daughter Abigail Drake the Most of her Portion in her life time I now Give and Bequeath to her Son Weare Drake thirty Pounds old Tenor And to her Daughter Abigail Drake Twenty Pounds old Tenor to be paid by my Executor to Weare at twenty Years of Age And to Abigail at Sixteen Years of Age

Item I Give And Bequeath to my Daughters Abovementiond or such as Legally Represent them where Any of them are or shall be Dead All my Houshold Goods to be Equally Divided Between them that is to say where Any are Dead the Representative or Representatives of that Daughter to have one Share with the Rest — I Also Give to Each of my Daughters Abovementioned or their Representative One Cow to be paid them by my Executor

Item If there be any thing Real or Personal which of Right belongs to me and is not before Disposed of in this my will I Give and Bequeath the Same to my Executor hereinafter named

Lastly I do by these Presents Constitute and appoint my Son Meshech Weare Sole Executor * * *

Nath^l Weare

[Witnesses] Jonathan Fifield Jun, John Gove Juner, William Swain.

[Proved April 24, 1755.]

[Bond of Meshech Weare, with Richard Nason and Benjamin Hilliard, yeomen, as sureties, all of Hampton Falls, in the sum of £1000, July 30, 1755, for the execution of the will; witnesses, William Parker, Jonathan Blanchard.]

[An earlier will, Feb. 24, 1737/8.]

In the Name of God Amen the twenty fourth Day of february in the year of Our Lord one thousand seven hundred and thirty

Seven Eight & in the Eleventh year of the Reign of King George the Second over Grate Brittain &c I Nathaniel Weare of Hampton in the Province of Newhampshire in New England being aged & weake of body * * *

I^t My will & meaning is that after my Debts & funaral Charges are paid that all the rest of my Estate both Real & parsonal Except what I shall herein otherwise Dispose of shall be in & Remain in the hands of my true & well beloved wife Mary weare to support & maintain her & the Children that are with her not yet settled Dureing the time they Remain with her or unsettled in Case my Said wife Remains a widow but if shee should marry then on her marriage two thirds of what is left in her hands to be Disposed of to & among our Children as is herein after Exprest to be at her Deceas & the other third to Remain in her hands Dureing the time of her natural Life & then at her Deceas to be Disposed of as is herein after Exprest

I^t as my Eldist Son Daniel Weare had part of his portion in his Lifetime & is Deceast I therfore give & bequeth unto his three Sons (viz) Nathaniel Daniel & Joseph tailer Weare the Remainder of his portion which is as followeth a peice of Land adjoyning to that where his house stands to Extend west by Jonathan Goves fence till it Comes within one Rod of the Easterly appell trees in my orchard which Joyns to Said Goves field & then to Run north forty Rod & then a strait line to the Northeast Corner of my Land by the brook so as both parts may have the benifit of water — and a peice of Land where my Mill now Stands by Estimation Eight acres bounding southerly with the way the Said Land & priviledg of the stream mill & things belonging to the mill & Likewise a peice of salt marsh of about one acre & a half at a place Caled the Clambanks at blackwater River below grealties mill to Come in to posesion thereof at my wives Deceas if they be then one & twenty years of age if not when thay Do Come to that age & after her Deceas all to be Equally Devided among them three according to the true value & worth thereof as much as

may be to accomodate all three of them to be to them & their heirs & assignes for Ever

I^t I give & bequeth to my Son peter weare fifty pounds to be paid by my Executors herein after named in mony or bills of Credit or Cattle at mony prise to be paid within one year after my Deceas which is in full of his portion he having a trade & being helpt in his Settlement where he now Dwells —

I^t I give & bequeth to my son John Weare half my Land in the third west Devision the westerly half next philip Griffins to be Equally Devided & half my Salt marsh Except that peice alredy Disposed of to Daniels Sons & the ten acre Lot which I bought of Samuell Shaw & all my Land adjoyning Down to the medow or Mowing ground & then to measure the mowing ground on the north side by the River from fence to fence which Incloseth the said mowing ground & place a stake at half the Length & then to Run on a strait Line southerly a Cross the mowing ground to where the brook Comes throw the fence & there place a stake in the midle of said brook & that to be Johns Easterly bounds my meaning is the brook that Comes in to the mowing ground out of Goves Land and to Come into posesion thereof at my wives Deceas & to be to him & his heirs & assignes for Ever all as it is above Exprest to be to him after my wives Deceas & as it is above Exprest half my Land in the third west Devision my meaning is half the three Lots Lieing together from phillip griffins or piks Land Eastward

I^t I give & bequeth unto My Son Mesech Weare my house & houseing as barns &c and Lands adjoyning that is not alredy Disposed of & the peice on the other side of the way Caled the Little medow & the Remainder of my mowing ground & pasture from John Weares East bounds in the mowing ground the Remainder of the mowing ground & pasture Down Eastward as far as my Land Comes & half my Salt marsh Except that peice alredy Disposed of to Daniels Sons all the Rest to be Equally Devided between John & he & to Come in to posesion of it at my Wives Deceas & to be to him his heirs & assignes for Ever & Like-

wise the Easterly half of my Land the three Lots Lieing together in the third west Devision to be Equally Devided between John & him as John is to have the westerly half so meshech the Easterly

I^t I give & bequeth unto my Six Daughters that are married (viz) hannah Allin Huldah Davis Mary Brown Sarah Dow Elizabeth Tilton & abigail Drake fifty pound a peice to be paid at or before my Wives Deceas by my Executors herein after named to be paid in mony or bills of Credit or other pay Equvlent

I^t I give & bequeth unto my two youngest Daughters Meheta-bel & Susanna Weare a Cheast of Drawers a Cheast & box & Chairs & bed & beding to Each of them & other Eutencels in the house as their Sisters had & to have fifty pound paid to Each of them at their marriage besids the things above mentioned & fifty pound to Each of them at their mothers Deceas & all my Debts bills bonds &c Due & owing to me to be Caled in & Recovered by my Executors & one third part to be Delivered to my wife at her Dispose & the other two thirds to my Executors to Enable them to pay Debts & Legacies & at my wives Deceas my Sarvants to be to John Wear as fully as they wear mine & all the Carpenters & husbandry tools without Dores to be Equally Devided between my Executors & Daniels sons & all the Moveabls Within Dores & the stock of Creturs that shall Remain at my wives Deceas to be Equally Devided between my Daughters then surviveing or those y^t shall Legaly Represent them if any of them should Deceas before their mother —

Lastly I Do appoint two of my Sons (viz) John Weare & Meshech Weare my Executors to this my Last will and testament —

Nath^l Weare

[Witnesses] Jon^a ffifield, Charles Steward, Sanders Carr, nathaniell Bussell.

[Early will of Nathaniel Weare. Original in possession of the New Hampshire Historical Society.]

MATTHIAS HAINES 1754 PORTSMOUTH

[Inventory of the estate of Matthias Haines of Portsmouth, mariner, signed by Thomas Peirce and John Elliott; amount, £474. 17. 6; attested by Phoebe Haines, administratrix, Feb. 27, 1754.]

ROBERT ELLINWOOD 1754 SALEM

[Inventory of the estate of Robert Ellinwood of Salem, Feb. 27, 1754; amount, £247. 15. 3; signed by John Ober and Ebenezer Woodbury; attested by Robert Ellinwood, administrator.]

GEORGE ROBINSON 1754 CHESTER

[Bond of Malew Robinson, widow, with Andrew Craige and Hugh Cromey, yeomen, as sureties, all of Chester, in the sum of £500, Feb. 27, 1754, for the administration of the estate of George Robinson of Chester, yeoman; witnesses, William Parker, Jonathan Blanchard.]

[Inventory of the estate of George Robinson, deceased May 27, 1753, taken Jan. 19, 1754; amount, £387. 6. 0; signed by Andrew Craige and Hugh Cromey.]

[Warrant, Feb. 27, 1754, authorizing Alexander Craige and Hugh Cromey, both of Chester, yeomen, to receive claims against the estate.]

[List of claims, March 20, 1754; amount, £351. 17. 11; signed by Andrew Craige and Hugh Cromey.]

[Account of the settlement of the estate; receipts, £446. 6. 0; expenditures, £295. 9. 0; mentions a boy under three years old and a girl of five months; allowed Oct. 30, 1754.]

[Settlement of claims against the estate; amount of claims, £370. 16. 1; amount distributed, £150. 17. 0; allowed Oct. 30, 1754.]

RICHARD HAZZEN

1754

HAMPSTEAD

[Administration on the estate of Richard Hazzen of Hampstead granted to Sarah Hazzen, the widow, and John Moores, son-in-law, both of Hampstead, March 4, 1754.]

[Essex County, Mass., Probate Records, vol. 332, p. 121.]

[Bond of Sarah Hazzen and John Moores, with Nathan Symonds and Samuel Ayer, both of Essex County, husbandmen, as sureties, in the sum of £1000, March 4, 1754; witnesses, Daniel Appleton and James Tarbox.]

[Essex County, Mass., Probate Files.]

[Bond of Sarah Hazzen, widow, and John Moores, cordwainer, with Daniel Little and Jacob Bayley as sureties, all of Hampstead, in the sum of £1000, April 24, 1754, for the administration of the estate of Richard Hazzen, gentleman; witnesses, William Parker and Jonathan Blanchard.]

[Inventory of the estate of Richard Hazzen, formerly of Haverhill, Mass., taken by Joshua Sawyer, Nathaniel Rolfe, and Joseph Badger, Jr., May 1, 1754; amount, £541; attested by the administrators June 10, 1754.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 332, p. 268.]

[Inventory, May 31, 1754; amount, £13,382. 19. 0; signed by Daniel Little, Thomas Little, and Jacob Bayley.]

[Account of the administrators, June 10, 1754; expended, £549. 9. ¼.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 332, p. 269.]

[Additional inventory, Jan. 27, 1755; amount, £44. 0. 0; signed by Thomas Little and Jacob Bayley.]

[Warrant, June 13, 1759, authorizing Samuel Emerson of Chester, Benjamin Emerson, gentleman, Ebenezer Gile, yeoman, both of Hampstead, Obadiah Eastman, gentleman, of Salem, and Timothy Ladd of Plaistow to divide the real estate.]

Province of } In obedience to a Warrant to us directed
 Newhampshear } from the Honourable Court of Probate for
 said Province We the subscribers have Carfully surveyed and
 viewed the Reall Estate of Richard Hazzen Late of Hampstead
 in s^d province Gen^t Deceas^d and having Regard to the Quality as
 well as the Quantity of the same have Divided and set of the
 same in the following manner and form (viz)

first we have set of to the widow Sarah Hazzen for her full
 third part aboute Eighty five acres of Land on the East side of
 the Roade begining at the south west Corner at a stake and stons
 which is a bounds of Land set of to John moors Representative of
 the heirs of Hannah Daughter of the s^d Richard thence Runing
 by the Roade aboute sixty Rods to a stake and stons thence
 northeasterly by Land set of to mary Daughter of the s^d Richard
 two Hundred and twenty six Rods to a walnut tree marked with
 stons about it thence southeasterly sixty two Rods to a stake and
 stons thence southwesterly one hundred and ninty four Rods to
 the first bounds mentioned, and aboute twenty two acres on the
 west side of the Roade bounded as followeth (viz) begining at a
 small white oake tree marked by the fence thence north twelve
 Rods to a stake & stons by the Roade thence southwesterly by
 Land set of to mary daughter of the s^d Richard aboute sixty
 Rods to a white oake tree marked thence southerly by Land of
 Caleb Emorsons fourteen Rods to a stake and stons by a two Rod
 way thence south westerly on the southerly side of the way
 aboute one Hundred and thirty two Rods to a stake and stons
 thence southeasterly thirty Rods to a small birch marked with
 stons aboute it thence northeasterly aboute one hundred and
 ninety three Rods to the first bounds mentioned Reserving a two
 Rod way Laid out through Part of the same, and we have also set

of to the widow aboute seven acres of meadow at the north End of the share set of to Joseph Little and Elisabeth his wife Daughter of the s^d Richard s^d meadow is bounded at the north End at the two Rod way and all the other sides by the upland. We have also sit of the south four room and the back room to the middle of the chimne from top to bottom excepting the east seller and the Easterly part of the Barn as far as the second Cros beam from the End with Liberty of the flore for thrashing and also Liberty to bake in the oven from time to time and at all times as need shall be

2^{ly} We have set of to Mary Hazzen Daughter of the s^d Richard for her share thirty seven acres of Land on the East side of the Roade bounded at the south Corner at a stake and stons by the Roade also a bounds of the widows thirds thence northerly aboute thirty one Rods and a Half to a stake and stons by s^d Roade also a bounds of Cap^t John Hazzens Land thence by his Land northeasterly two hundred and ten Rods to a stake and stons thence southeast aboute twenty seven Rods and a half to a walnut tree marked which is another bounds of the widows thirds thence by her thirds south westerly two Hundred and twenty six Rods to the first bounds mentioned, and also aboute nineteen acres on the west side of the Roade bounded at the northeast Corner at a stake & stons by the Roade also a bounds of Cap^t John Hazzens Land thence south westerly by his Land aboute forty four Rods to a stake in the swamp also a bounds of Caleb Emorsons Land thence southerly by s^d Calebs Land aboute seventy Rods to a White oake tree marked thence north easterly by the widows thirds about sixty Rods to a stake & stons by the Roade thence by the Roade northerly aboute sixty Eight Rods to the first bounds and the Remaining part of the house and barn which is not set of to the widow with a Convenient Barn yard

3^{ly} We have set of to the Heirs of Richard Hazzen Jun^r Deceas^d only sone of the above s^d Richard Hazzen for their two shares with what was given to their Father Richard Hazzen Jun^r

by his Father in his Lifetime aboute fifty three acres of Land on the west side of the Roade and is bounded as followeth (viz) be-
gining at the northeast Corner at a small white oake marked by
the Roade thence southwesterly by Land set of to the widow for
her thirds aboute one Hundred and sixty two Rods and a half to a
stake and stons near the side of a narrow swamp thence south-
easterly by Land set of to Joseph Little and Elisabeth his wife
Daughter of the s^d Richard aboute sixty six Rods to a Red ash
tree marked standing near the mill brook thence northeasterly
aboute one Hundred and Eighty Rods and a half by Land set of
to John mores Representative of the heirs of Hannah Hazzen
Daughter of the s^d Richard and Late wife of the s^d John to a
stake and stons by the Roade thence by the Roade northwesterly
aboute thirty four Rods to the first bounds mentioned

4^{ly} We have set of to John moors and his Children the heirs
and Representative of Hannah Hazzen Daughter of the s^d Rich-
ard and Late wife of the s^d John for their share aboute sixty four
acres of Land on the west side of the Roade bounded at the
southeasterly Corner at a stake and stons by the Roade also a
bounds of Stephen Littles Land thence Northwesterly by the
Roade aboute seventy nine Rods to a stake and stons which is a
bounds of the Land set of to the heirs of Richard Hazzen Jun^r
thence by their Land south westerly aboute one Hundred and
Eighty Rods to a Red ash tree marked near the mill brook and
further on the same Range six Rods to a stake and stons in the
swamp thence southeasterly aboute thirty four Rods and a half
to a stake and stons by Stephen Littles Land thence north-
easterly by said Littles Land aboute two Hundred and thirteen
Rods and a half to the first bounds mentioned and also aboute
ten acres on the north side of the Roade and bounded at the
westerly Corner at a stake and stons by the Roade thence north-
easterly by the widows thirds aboute forty Rods to a Red oake
tree marked thence southeasterly by Land of moses Littles sixty
Rods to a stake & stons thence south westerly Leaveing two
Rods from Littles Line to a stake & stons by the Roade thence

by the Roade north westerly aboute sixty seven Rods to the first bounds mentioned

5^{ly} We have set of to Joseph Little and Elisabeth his wife Daughter of the said Richard for their share aboute one hundred and twelve acres of Land at the southwesterly part of the farm and is bounded as followeth (viz) begining at the southwest Corner at a stake and stons by the Roade that Leads from Thomas Littles to Hampstead meeting house and one Rod north from Joseph Badgers House thence Runing Easterly or south Easterly by s^d Badgers Land aboute two Hundred and sixty Rods to a small Poplar tree standing on a small Island in a meadow Commonly Called Cloughs meadow thence aboute East by Thomas Littles Land aboute Eighteen Rods to a pitch pine tree marked with the Letter: T: and is a bounds of the farm Called tings farm, thence northwesterly partly by Cap^t Jacob Bayleys Land and partly by Stephen Littles Land aboute one Hundred and twenty six Rods to a maple tree standing on the west side of the mill Brook which is one of Stephen Littles bounds, thence north-easterly by his Land aboute twenty six Rods and seventeen Links to a stake and stons thence northwesterly by the Land set of to John moors Representative of the heirs of the s^d hannah thirty four Rods and a half to a stake & stons in the swamp thence northeasterly aboute six Rods to a Red arsh tree marked near the Mill Brook thence northwesterly by Land set of to the heirs of Richard Hazzen Jun^r Deceas^d aboute sixty six Rods to a stake and stons near the East side of a narrow swamp, thence south westerly by the widows thirds aboute thirty Rods and a half to a small birch marked with stons aboute it thence northwesterly by the thirds thirty Rods to a stake and stons by a two Rod way that was formerly Laid out thence westerly by said way aboute seventy six Rods to a stake and stons by the Roade two Rods from Moses Hales bounds thence southerly by the Roade aboute fifty five Rods to the first bounds Reserving the seven acres of meadow that is Laid out to the widow for part of her thirds and also aboute forty acres more or Less Laying near the

Island Pond and is bounded as followeth (viz) begining at the north Corner at a stake and stons by said pond also a bound of John Kent Jun^{rs} Land thence southeasterly by s^d Kents Land aboute one hundred Rods to a Red oake tree marked and further by s^d Kents Land aboute four Rods to another black oake tree which is a bounds of Jonathan Stephens Land thence by s^d Stephens Land aboute south and by west aboute one Hundred and fower Rods to a black oake tree marked which is another of said Stephens bounds thence northwestward aboute Eighty Rods to a small Black oake by the Roade or way and further on the same Range untill it strikes Joseph Palmars Line being aboute thirty four Rods thence northerly aboute Eighty four Rods to the first bounds Reserving a two Rod Roade that is Laid out through the same

July y^e 12: 1759

Benjamin Emerson
Ebenezer Gile
Obadiah Eastman
Timothy Ladd

[Warrant, April 29, 1768, authorizing Samuel Little, Benjamin Little, Nathaniel Heath, Benjamin Emerson, and William George, yeomen, all of Hampstead, to report on the division of the real estate; they reported against a division April 30, 1768, and appraised the land at 45 shillings per acre.]

[Bond of Richard Hazzen of Newburyport, Mass., with Stephen Little, physician, and James Dwyer, innholder, both of Portsmouth, as sureties, in the sum of £200, May 1, 1768, to pay their respective shares to the other three children, Nathaniel Hazzen, John Hazzen, and Mary Hazzen; witnesses, William Parker and Robert Parks.]

["Whereas In the Settlem^t of the Estate of Richard Hazzen late of Hampstead Gent: Deceas'd fifty three Acres of Land Situate in said Hampstead fell to the Share of & was sett off to the Children of his Son Rich^d who Dec^d before him of which

Children there are four & the eldest Son of the said Richard whose Name is Richard has moved to have the whole of said fifty three Acres settled upon him," order of court for such settlement was issued May 1, 1768.]

[Probate Records, vol. 25, p. 170.]

JABEZ SMITH

1754

EXETER

In the Name of God, Amen, I Jabez Smith of Exeter in the Province of New hampshire in New England Sadler Being Weak of body * * *

Item I Give, Devise and Bequeath Unto my Well beloved Wife Sarah Smith my Dwelling House, Shop, Garden and all my land adjoyning to it, Lying in the Township of Exeter and all my Lands or Rights of Land Lying or Being in the Township of Nottingham and Likewise one Proprietors Right in the Township of Bow: The whole to be to her, her heirs or Assigns.

Item I Give Devise and bequeath to my Two Cousins, Pain Smith and Jabez Smith a First Proprietors Right in Gilmantown To be equally Divided between them, To them their Heirs or assigns.

Item: I Give, Devise and bequeath to my Sister Dorothy Sergeant her Heirs or assigns, all my Right, Title or Interest that I have or shall have to that part of my Fathers estate which came by my Mother —

Item I: Give, Devise and bequeath to my Cousin Jabez Brown a Proprietors Right in the Township of Bow to him, his Heirs and Assigns.

Item, I Give, Devise and bequeath to my Cousin Jeremiah Smith, one hundred pounds in Money or Bills of Credit of the Old Tenor, Provided he will quit his Freedom Cloaths —

Item I Give, Devise and bequeath to my Well beloved Wife Sarah Smith, her Heirs, or assigns; All my Bills, Bonds and

Book Debts and all my moveable estate within Doors and without, viz; the whole of my Real and Personal estate not already disposed of, For her own use and at her own Dispose —

Finally My Will is, and I do hereby Appoint my well Beloved Wife, Sarah Smith, Sole Executrix to this my Last Will and Testament: And I do hereby Revoke all and every other Will and Testament by me in any manner heretofore made, Confirming this to be my Last Will and Testament: In Witness whereof I have hereunto set my hand and seal this seventh Day of March one Thousand, Seven hundred and Fifty Four: And in the Twenty Seventh year of his Majesties Reign:

Jabez Smith

[Witnesses] Jeremiah Calfe Ju^r, Joseph Leavit, James Leavitt.

[Proved March 23, 1754.]

THEOPHILUS BATCHELDER 1754 HAMPTON FALLS

In the Name of God Amen this Eighth Day of March In the twenty Seventh Year of his Majestys Reign Annoque Domini Seventeen hundred And fifty four I Theophilus Bachelder of Hampton falls in the Province of New Hampshire in New England Cooper Being Sick And weak in Body * * *

Item I Give And Bequeath Unto my Wellbeloved wife Meriah, The One half of All my Stock of Creatures And the One half of all my moveables within Doors to be for her to Dispose of as she Pleases I also Give her the Improvement of One half of all my Lands And Buildings wheresoever Situated or of what Sort-soever for her to Use and Improve During the time she Remains my widow — And my Will is that the Other half of my Stock of Creatures shall be for the Discharge of my Debts And funeral Charges so far as that will Go And for what this shall not be Sufficient my will is that my Executrix Dispose of so much of my Real Estate as shall be necessary to Discharge the Remainder.

Item I Give and Bequeath to my Three Sons viz^t Theophilus, Timothy And Hezekiah My Right in a Tract of Land Granted to Ichabod Robie Esq^r & Others by the Purchasers of the Right of John Tufton Mason Esq^r Situate in the Province of New Hampshire That is to say to Each of them One third part of Said Right to hold in Severalty to him his heirs & assigns I also Give unto my said Three Sons the One half of All my Lands and Buildings of what Sort Soever and wheresoever Situated to hold in Severalty to them their heirs and assigns in the following Proportions That is to say to my Eldest Son Theophilus two Shares or a Double part And to Each of my other Sons An Equal Share I Also Give unto my said Three Sons in the Same Manner and Proportion that half of All my Lands and Buildings which my wife is to have the Improvement of During her widowhood to Come into the Improvement thereof at her Decease or time of Marrying Again And I Order my Said three Sons to pay to my Daughters as hereinafter mentioned —

Item I Give And Bequeath Unto my Daughter Lydia Ten Pounds New Tenor to be Paid her by my Executrix when my said Daughter shall Arrive at the Age of Eighteen Years

Item I Give And Bequeath to my three Daughters Susanna, Abigail And Myriam that is to Say to Each of them Seven Pounds ten shillings New Tenor to be Paid them as they shall Respectively arrive at the Age of Eighteen Years by my three Sons Theophilus Timothy and Hezekiah — that is to Say Susanna to be paid by my Son Theophilus, Abigail to be Paid by my Son Timothy And Myriam to be paid by my Son Hezekiah —

Item My Will is that if there be Any thing not mentioned in this my will which of Right belongs to me That the Same shall be Divided Among All my Children in Equal Proportion

Lastly I do Constitute And Appoint my wellbeloved wife Meriah Sole Executrix * * *

his
Theophilus + Bachelder
mark

[Witnesses] Meshech Weare, Sam^l Shaw, David Bachelder.
[Proved May 29, 1754.]

[Inventory, signed by Josiah Batchelder and Andrew Webster; amount, £2797. 18. 0; attested June 24, 1754.]

[Petition of the executrix Oct. 3, 1754, for the appointment of a commission to receive claims against the estate.]

[Warrant, Nov. 9, 1754, authorizing Jonathan Swett and Andrew Webster, both of Hampton Falls, yeomen, to receive claims against the estate.]

[List of claims, April 29, 1755; amount, £985. 14. 5; signed by Andrew Webster and Jonathan Swett.]

JOHN ODLIN

1754

EXETER

In the Name of God; Amen, I John Odlin of Exeter in the Province of Newhampshire in New England Clerk * * *

Item I Give Devise, and bequeath unto my Son John Odlin My Dwelling house Barns orchard and all my land adjoyning commonly called the Common field land, and one hundred Acres of land over the little River at a place commonly called the Neck: And all my land that I bought of Ebenezer Sinkler that lyes upon the Easterly side of the way leading to Stratham and Joyning to Pine Hill the whole of the above Said Peices of land being in the Township of Exeter. I Likewise Give him the Remaining part of the hundred Acres of land lying in the Township of Exeter and Parish of Brintwood at a place called Deer Hill: by Estimation Fifty acres bee it more or less and lying upon the North side of the way adjoyning to land he had before and Likewise Forty Acres of land lying in the Parish of Brintwood which was my Wives part of Four hundred acres granted to her father, And bounded upon James Leavitts Jeremiah Beans, and Joseph Dud-

leys and the Robinsons lands And my Will is that all the above said peices of Land which I have given to my son John Odlin, shall be to him his Heirs and Assigns

Item I Give Devise and bequeath unto my son John Odlin and his Wife Alice Odlin their Heirs and assigns the whole of my Farm Lying in Stratham which was my Wives part of her Fathers Farm, Excepting Thirty Acres upon the Easterly Side Lying next to James Robinsons Land and Running the whole Length of Said Farm.

Item I Give Devise and bequeath unto my Grandson Samuel Odlin, According to his Grandmothers Desire My House and Land lying in Exeter on the Easterly side of the River being the Dwelling house where my Wife formerly Lived and the Orchard and land Adjoyning to it and the Garden by Cp^t Jonathan Wadleighs: and Likewise the land at a place called Pine Hill by Estimation Twenty three Acres be it more or less and adjoyning to the Land I gave his Father. The whole to him his Heirs and assigns, His Father to have the Improvement of it until he comes to the age of Twenty one years And if he Dies before he comes of Age so as to make any Legal conveyance of it, Then to go to his Three sisters their Heirs and Assigns, viz: Elizabeth Odlin, Alice Odlin and Abigail Odlin to be equally Divided between them.

Item I Give Devise and bequeath unto my Two Grandsons John Odlin and Winthrop Odlin Their Heirs and Assigns One hundred Acres of land in the Parish of Brentwood at a place called Deer hill being part of a Two hundred Acre Grant; They to have their hundred acres at the Easterly end of Said land next to John Mudgets land and to be equally Divided between them: John to have his Fifty acres Next to John Mudgets land, And Winthrop his Fifty Acres Joyning upon his brother John —

Item I Give Devise and bequeath unto my Son Woodbridge Odlin, his Heirs and Assigns; The Remaining part of the Two hundred acre Grant Lying in the Parish of Brintwood at a place called Deer Hill, by estimation one hundred acres be it more or less: and Likewise all my land Lying in Exeter which I bought of

Ebenezer Sinkler Lying upon the Westerly side of the way leading to Stratham; Excepting the two points of Thatch which I give to my son John his heirs and Assigns —

Item I Give, Devise and bequeath Unto my Two Grandsons William Odlin and Elisha Odlin their Heirs and assigns Eighty Acres of land out of my Common Right Lying in the Parish of Brintwood to be equally Divided between them And to Elisha my Gilman Town Right: and to William my chichester Right:

Item: I Give Devise and bequeath unto my Two Sons John Odlin and Woodbridge Odlin Their Heirs and Assigns all the Rest and Residue of my Common Right before mentioned to be equally Divided between them: My Son John to have the Improvement of the Pine Timber upon the whole Lot for the use of his mill:

Item I Give, Devise and bequeath unto my Two Sons John Odlin Woodbridge Odlin and my Grandson John Odlin all my Rights of Land Lying in the Township of Haverhill to them their Heirs and assigns to be equally Divided between them

Item I Give, Devise and bequeath unto my Daughter in Law Judith Odlin Four hundred pounds in money or Bills of Credit of the old Tenor

Item I Give Devise and bequeath to my Grandaughter Anna Odlin Four hundred pounds in Money or Bills of Credit of the old Tenor to be Improved for her bringing up until she Comes to the Age of Eighteen Years and then paid her —

Item I Give Devise and bequeath to my Son John Odlin my Old Silver Tankard and my Horse and my Pew in the Meeting House —

Item: I Give Devise and bequeath to my son Woodbridge Odlin my Bigest and Newest Silver Tankard and my large Silver Salt seller and one Yoke of Oxen them I had of John Foulson in Lieu of his steer which I Swapt for them and if they should be disposed of before my death then another yoke I Likewise Give my Son Woodbridge my Library of Books he allowing his Brother

John liberty to take out Some Small Books for his families use and the assemblies Annotations —

Item: I Give Devise and bequeath unto my Two Sons, John Odlin and Woodbridge Odlin all my Stock of Cattle Sheep and Swine not before Disposed of and all my Bills, Bonds, Notes and Book Debts to be equally Divided between them after my Just Debts, Legacies and Funerall Charges are paid and Discharged, and I Give unto my son John Odlin all my Implements for Husbandry —

Item I Give to my Three Grandaughters Elizabeth Odlin, Alice Odlin, and Abigail Odlin all my Houshold stuffe or Moveables within Doors not already Disposed of to be equally Divided between them, excepting my Flowered Silver Cup which I Give to my Grandaughter Abigail Odlin besides her equal share with her other two sisters.

Finally My Will is and I do hereby Appoint my Son John Odlin Sole Executor to this my Last Will and Testament, and do hereby, Revoke and make void all former Wills by me heretofore made and In Witness hereof I have hereunto set my hand and seal this Ninth Day of March, One Thousand Seven hundred and Fifty four, and in the Twenty Seventh Year of his Majesties Reign: —

John Odlin

[Witnesses] Sam^l Brooks, Samuel Leavit, Daniel Grant.

[Proved Dec. 4, 1754.]

[Guardianship of Elisha Odlin, minor, aged more than 14 years, son of Elisha Odlin, granted to John Odlin Sept. 29, 1762.]

[Probate Records, vol. 22, p. 448.]

[Bond of John Odlin of Exeter, gentleman, with Levi Dearborn of North Hampton, physician, as surety, in the sum of £500, Sept. 29, 1762, for the guardianship of Elisha Odlin; witnesses, William Parker, Cutts Shannon.]

PETER CLIFFORD

1754

CHESTER

[Administration on the estate of Peter Clifford granted to his widow, Hannah Clifford, March 12, 1754.]

[Probate Records, vol. 19, p. 4.]

[Bond of Hannah Clifford of Chester, with Jonathan Dolbear of Rye, yeoman, and Samuel Clark of Stratham, clothier, as sureties, in the sum of £500, March 12, 1754, for the administration of the estate of her husband, Peter Clifford of Chester; witnesses, Moses Clark and Anna Freese.]

[Inventory, April 5, 1754; amount, £1049. 4. 0; signed by Jacob Basford and Samuel Brown.]

JOSEPH COLBY

1754

HAMPSTEAD

[Administration on the estate of Joseph Colby granted to his widow, Mary Colby, March 14, 1754.]

[Probate Records, vol. 19, p. 4.]

[Bond of Mary Colby and her son, John Colby, with Joseph Little and Benjamin Emerson as sureties, all of Hampstead, in the sum of £1000, March 14, 1754, for the administration of the estate of her husband, Joseph Colby of Hampstead; witnesses, Benjamin Norris and Thomas Hardy.]

[Inventory, signed by Ebenezer Gile, Nathaniel Heath, and Peter Eastman; amount, £418. 16. 0; attested May 23, 1754.]

[Account of the settlement of the estate by John Colby, surviving administrator; receipts, £418. 16. 0; expenditures, £445. 0. 0; allowed Feb. 25, 1756.]

JOHN DAM

1754

PORTSMOUTH

Province of } To the Hon^{ble} Andrew Wiggin Esq^r Judge of
 New Hamp^r } the Probate of Wills &c for Said Province —

Whereas John Dam late of Portsmouth in Said Province Tanner Deceased Intestate has left an Estate in Such Circumstances as Require an Immediate Care and Administration thereof — And We the Subscribers the Father & Eldest Brother of the Deceased living at a Distance from the Place where the Estate Lies and for other Reasons not Inclining to be Concern'd in the Administration thereof — Pray your Honour to Grant the Same to Theophilus Dam who is the next Brother and lives Convenient for that Purpose —

March 16th 1754

Moses Dam
 Eliphalet Dam

[Administration on the estate of John Dam granted to Theophilus Dam March 19, 1754.]

[Probate Records, vol. 18, p. 638.]

[Bond of Theophilus Dam, joiner, with George Ayers, yeoman, and John Howe, cooper, as sureties, all of Portsmouth, in the sum of £1000, March 19, 1754, for the administration of the estate; witnesses, Paul Wentworth and Jonathan Blanchard.]

[Inventory, April 3, 1754; amount, £1975. 17. 9; signed by John Hart and John Shackford.]

[George Jaffrey, Stephen March, and John Elliot, creditors, ask for an extension of the time allowed for filing claims against the estate; dated Portsmouth, March 14, 1755.]

[List of claims against the estate, July 16, 1755; amount, £1382. 17. 4; signed by Eleazer Russell and Andrew Clarkson.]

[Administrator's account against the estate; amount, £306. 18. 6; exhibited March 31, 1756; mentions children under age.]

[Joshua Dam, minor, aged more than 14 years, son of John Dam, makes choice of Eliphalet Dam of Newington, yeoman, as

his guardian, Jan. 16, 1760; witnesses, William Parker and John Langdon.]

[Bond of Eliphalet Dam of Newington, with George Dam of Portsmouth as surety, in the sum of £500, Jan. 18, 1760, for the guardianship of Joshua Dam; witnesses, William Parker and John Langdon.]

[Guardianship of John Dam, minor, aged more than 14 years, son of John Dam, granted to George Dam Aug. 4, 1762.]

[Probate Records, vol. 22, p. 424.]

[Bond of George Dam, cordwainer, with John Grant, mariner, as surety, both of Portsmouth, in the sum of £500, Aug. 4, 1762, for the guardianship of John Dam; witnesses, William Parker, William Vaughan; signed "George Dame."]

[Guardianship of Mary Dam, minor, aged more than 14 years, daughter of John Dam granted to George Dam Oct. 24, 1763.]

[Probate Records, vol. 23, p. 121.]

[Bond of George Dam, cordwainer, with Theophilus Dam, gentleman, and Thomas Chadbourne, blacksmith, as sureties, all of Portsmouth, in the sum of £500, Oct. 24, 1763, for the guardianship of Mary Dam; witness, William Vaughan.]

[Bond of George Dam, cordwainer, with Theophilus Dam as surety, both of Portsmouth, in the sum of £500, Jan. 11, 1769, for the guardianship of William Dam, minor, aged more than 14 years, son of John Dam; witnesses, James Stoodley and John Parker.]

JEDEDIAH PHILBRICK 1754

KINGSTON

In the Name of God Amen. Jedidiah Philbrick of Kingston in the Province of New-Hampshire Esq^r make this my Last Will & Testament * * *

First I give & devise to Mary my beloved wife the Improvement & Income of my whole Estate Except the Legacys herein after mentioned, during her remaining my Widow: If she shou'd marry I give to her two Cows & all my Household Stuff to take with her, except one Bed & its Bedding.

Secondly, I give & devise to the Heirs of my Son Jeremiah Philbrick deceased, one Hundred Pounds old tenor, to be deducted out of that, which He was indebted to Me from his Estate; He having received his Portion of my Estate by Deed.

Thirdly, I give & devise to my Daughter Hannah, wife of Humphrey Hook, two Hundred Pounds old tenor, to be paid to Her as soon as my Debts can be recovered I give also to my s^d Daughter, all my Household Stuff, except one Bed & Bedding, at her Mother's Decease; To Her & Her Heirs & Assigns forever.

Fourthly I give & bequeath to my Grand Daughter Mary Hook a Cow & six Sheep, if she shall live to be eighteen Years of Age.

Fifthly I give & devise to my Sons Samuel & Joseph All my real Estate, my Lands & Buildings, also my Arms & all Moveables, belonging to the Buisness or Management of Husbandry, & one Bed with its Bedding, to be equally divided between them. I likewise give to my s^d Sons all my Stock that may be left, at their Mother's Decease or Marriage Except that which I have to my Grand Daughter as above mention'd; to them their Heirs & Assigns forever.

Finally I do hereby constitute & appoint Mr Samuel Fifield, with Mary my Wife to be Executors of this my Last Will & Testament: & I do hereby utterly revoke & renounce all & every other Will, & Establish this My Last Will & Testament.

In Wittness whereof I have hereunto sett my Hand & Seal this Sixteenth Day of March, in the twenty seventh Year of his Majesty's Reign Annoq; Domini one Thousand seven Hundred & fifty four

Jedidiah Philbrick

[Witnesses] Eben^r Stevens, John Judkins, Jacob Hook.
[Proved March 27, 1754.]

[Inventory, April 15, 1754; amount, £7783. 2. 4; signed by
Jeremy Webster and Benjamin Stevens.]

[Account of the settlement of the estate; receipts, £154. 10. 0
personal estate; expenditures, £655. 11. 10; allowed Dec. 30,
1755.]

JOHN DEARBORN

1754

HAMPTON

In the Name of God Amen the nineteenth day of March 1754
I John Dearborn of Hampton in the Province of New Hampsh^r
in New-England Husbandman Being Sick & Weak in Body
* * *

Imprimis I give & Bequeath to Anne my Dearly beloved Wife
y^e one Half of my Dwelling House & Celler it Being y^e Eastward
Half of y^e Same & Two Cows & Keeping Winter & Summer &
Six Sheep & keeping Winter & Summor & Likewise Twenty
Bushalls of Indian Corn Per Year Two Bushalls of Malt Per
Year & Two Barriels of Cyder Per Year & Twenty Pound of
Flax from y^e Swingle Per Year Two Hundred waite of Pork Per
year & one Hundred waite of Beaf Per Year & as many Apples as
She Needs for her own Use And Likewise the Priviledge of A
Garden whare She thinks Proper & one Bushall of Petatoes &
Two Bushalls of Turneps Per Year, and Likewise Fourteen Cord
of Wood Per Year — All the Above Said Peticulers to be De-
livered as abovesaid Dureing her Widdow Whood to be De-
livered By my Two Sons Josiah Dearborn & John Dearborn
And Likewise all my House Hold Goods & y^e Improvement of
All my Estate Both Real & Personal till my Said Sons Shall
Arive to the Age of Twenty One Years

Item I give & Bequeath to my Son Josiah Dearborn y^e one
Half of my Dwelling House & my Barns & one Half of my Home

Lote it Lying on the North-West of s^d Lote & one Half of my Meddow it Lying before my House & Being y^e North West Half of s^d Meddow & Three Acers of Land Lying by Land of Stephen Smith & Half an Acer of y^t I Bought of Jasper Blake & my Pasture Land Lying in y^e Fourth Devision & Likewise Half my Land at Timber Swamp it Being the South-West Half of Said Land & Half my Pasture Lying by Land of Jonathan Shaw it Being y^e North West half of S^d Pasture Land & Half my Pasture Land Lying By Land of Deacⁿ Tuck & Being y^e East Half of S^d Land & half my Land Lying in the Second North Devision & Being the North West half of s^d Land & Likewise half my Marsh Ground Lying at Hampton Falls Side of y^e River And A Lote of Marsh & Thatch Ground Lying at the Hop Ground So Called, And Likewise my Land Lying at the Grate Neck And A Lote of Marsh Ground Lying by Sargents Island & A Share of Thatch Ground Lying Nearest y^e Ceders A Share of Land Lying on y^e Comon And half my Land Lying at Chichester & half my Land Lying Near to Pemiissiwoiset River to my said son & to his Assigns for ever And Likewise one half of my Husbandry Tools And Likewise half my Stock of Cattle & Sheep to be Delivered to him when he Shall Arive to the Age of Twenty Three Years & a Five Month

Item I give and Bequeath to my Son John Dearborn & to his Assigns forever the one Half of my Home Lote And half my Meddow that Lyeth Before my House & Likewise my Home Pasture Land & Half my Land at Timber Swamp And half my Land Lying Near to Land of Jonathan Shaw and half my Land Lying Near to Land of Deacon Tuck & A Peace or Lote of Land Lying Above the Oke So Called, And my Land Called y^e Sheep Pasture in the Grate Field, and half my Land Lying in the Second North Division and Likewise half my Marsh Ground Lying At Hampton falls Side of the River & my Marsh Ground Lying Belowe Browns Mill And A Lote of Marsh Ground Lying upon y^e Little Neck So Called, My Meddow Lying Upon the Lower Beach & my Thatch Share And half my Land Lying in Chichester And

half my Land Near to Pemisiwoset River And Likewise half of my Husbandry Tools & half my Stock of Cattle & Sheep to be Delivered to him when he Shall Arrive to the Age of Twenty One Years

Item I give and Bequeath to my Daughter Anne Wadleigh Five Pounds Old Tennor to be Leavied & Paid out of my Estate by my Two Sons Josiah Dearborn & John Dearborn At the End of One Year After they Shall Come into Possession of S^d Estate

Item I give and Bequeath to my Daughter Hannah Blake Five Pounds Old Tennor to be leavied & Paid Out of my Estate by my Two Sons Josiah & John At the End of One Year after they Shall come into Possession of S^d Estate

Item I give & Bequeath to my Daughter Mary Wadleigh Five Pounds old Tennor to be leavied & Paid out of my Estate by my Two Sons Josiah & John At the End of One Year After they Shall come into Possession of S^d Estate

Item I give & Bequeath to my Daughter Ruth Dearborn Five Pounds Old Tennor to be Leavied & Paid out of my Estate by my Two Sons Josiah & John At the End of One Year After they Shall come into Possession of S^d Estate

Item I give & Bequeath to my Daughter Elizabeth Dearborn Five Pounds Old Tennor to be leavied & Paid out of my Estate by my Two Sons Josiah & John At the End of one Year After they Shall come into Possession of S^d Estate

Item I give & Bequeath to my Daughter Meriam Dearborn One Hundred Pounds Old Tennor to be Leavied & Paid out of my Estate by my Two Sons Josiah & John At the end of One Year After they Shall come into Possession of S^d Estate

I Likewise give & Bequeath to my Two Sons Josiah & John all my Estate Both Real & Personal thats Not Mentioned in this Will

I Likewise constitute make & Ordain my Wife Anne to be Executrix & Josiah Sandborn of Exeter in the Province Afores^d to be Executor * * *

John Dearborn

[Witnesses] John Weeks, Ebenezer Fisk, Jonathan Dearbon.
[Proved April 24, 1754.]

[Inventory, signed by Joshua Lane and Jeremiah Elkins;
amount, £13,921. 13. 3; attested May 29, 1754.]

JONATHAN ROBINSON 1754

EXETER

In the Name of God, Amen: I Jonathan Robinson of Exeter in the Province of Newhampshire in New England Carpenter: being in health of body * * *

Item I Give Devise and bequeath unto my Son Jonathan Robinson his heirs and assigns: The other half of that peice of Land Lying in the Township of Exeter and Parish of Brintwood the one half of which I have given him already by Deed: The Said peice of land lyes between the land of Nicholas Dudley, and David Robinson And likewise the whole of my land lying upon the North side of the way, opposite to m^r Trasks Dwelling house in Brintwood, and bounding upon the land I have given to my Son Ephraim Robinson by Deed. And my Will is that my Son Epharaim Robinson, shall have free Liberty for himself, his heirs or assigns, to pass or Repass through the said peice of land, either a foot or with horses or Teams so far as is Necessary to come to his Twelve acres of land which I have given him by Deed, without any molestation from the Said Jonathan Robinson or his Heirs

Item: I Give Devise and bequeath unto my Son James Robinson his heirs and assigns: Thirty Five Acres of land being the one half of Seventy Acres of land Lying in the Township of Exeter and Parish of Brintwood It being the land he now lives on, and which I bought of Cpt James Leavitt the other half being given him already by Deed. And Likewise the whole of my land Lying upon the South Side of the way neare m^r Trasks Dwelling House in Brintwood.

Item My Will is that my two Sons Jonathan Robinson and James Robinson or their heirs, Execu^{rs} or Admin^{rs} shall by an equal proportion between them make up and allow to my Son Epharaim Robinson, his heirs, Execu^{rs} admin^{rs} or assigns as much land as shall make him equal with them both as to quantity and quality, or as much money as shall be to the value thereof accounting the whole of the land which I have heretofore given to my two Sons, Jonathan Robinson and James Robinson before by Deed and what I have now given them in my Will and Likewise what I have heretofore given to my Son Epharaim Robinson by Deed and the whole to be accounted as unimproved land. And if my two Sons Jonathan Robinson and James Robinson Refuse to make their brother Epharaim equal with them according to my Will: Then I Give to my Son Epharaim Robinson one third part of the land which I have given to my two Sons Jonathan Robinson and James Robinson in my Will: To him his heirs and Assigns

Item I Give, devise and bequeath unto my Son Josiah Robinson his heirs and Assigns: The whole of my Dwelling House, Barn and Orchard and all my land adjoining and Lying near to it both Planting Mowing and Pasturing all Lying in Exeter and known by the name of my home place And Likewise Twenty two Acres Lying in Hampton at a place called Bride Hill which I bought of Isaac Green and John Garland: And all my Salt Marsh at Hampton being the whole of the land which I have lately Improv'd my self, which I have not before given him by Deed —

Item I Give, Devise and bequeath to my two Sons, Epharaim Robinson and Josiah Robinson all my Stock of Cattle sheep and Horses and all my Carpenters Tools and Utensils for Husbandry to be equally Divided between them

Item: I Give, Devise and bequeath to my two Daughters Lydia Calfe and Mary Chase, all my Houshold goods or moveables within Doors, to be equally divided between them:

Item: I, Give, Devise and bequeath to my Daughter Lydia Calfe, Thirty pounds in Money or Bills of Credit of the old

Tenor: to be paid her by her Brother Jonathan Robinson, Immediately after my Decease

Item I Give Devise, and bequeath unto my Daughter Mary Chase Thirty pounds in Money or Bills Credit of the old Tenor to be paid her by her Brother James Robinson, Immediately after my Decease —

Finally My Will is and I do hereby appoint my son Josiah Robinson Sole Executor to this my Last Will and Testament Revoking Disanulling and makeing void all former Wills and Testaments by me heretofore made In Witness where of I have hereunto set my hand and seal this Nineteenth Day of March Anno Domini one Thousand Seven hundred and Fifty Four

his

Jonathan + Robinson
mark

[Witnesses] John Odlin Ju^r, Nath^l Bartlett Jr, John odlin 3^d.
[Proved May 31, 1758.]

[Warrant, May 31, 1758, authorizing Theophilus Smith and Daniel Robinson, both of Exeter, to appraise the estate.]

[Inventory, Aug. 17, 1758; amount, £16,979. 16. 0; signed by Theophilus Smith and Daniel Robinson.]

JONATHAN ORDWAY 1754

KINGSTON

[Administration on the estate of Jonathan Ordway granted to his widow, Hannah Ordway, March 21, 1754.]

[Probate Records, vol. 19, p. 4.]

[Bond of Hannah Ordway of Kingston, widow, with Isaac Smith of Kingston, yeoman, and Francis Chase of Newton, yeoman, as sureties, in the sum of £600, March 21, 1754, for the administration of the estate of her husband, Jonathan Ordway

of Kingston; signed by William Davis instead of Francis Chase; witnesses, Samuel Clark, Moses Clark.]

[Inventory, Nov. 7, 1755; amount, £251. 1. 0; signed by Isaac Smith and Francis Chase.]

[Account of the settlement of the estate by Samuel Roby and his wife Hannah Roby, administratrix; receipts, £152. 0. 0; expenditures, £509. 5. 0; mentions boarding oldest child 8 months, second child 36½ months, and third child 9 months, and "paid the Doctor for s^d Child;" allowed Aug. 31, 1757.]

JOSEPH WHIPPLE

1754

HAMPTON FALLS

In the Name of God Amen, the twenty third day of march Anno Domini one thousand seven hundred & fifty four, I Joseph whipple of Hampton falls in the Province of New hampshire in New England Clerk, Being in heath of body * * *

Imprimis I give & bequeath to my good Freend Meshech Weare Esq^r thirty pounds old tenor in consideration of Books belonging to him, which which were burnt when my house was burnt, to be paid by my Executrix hereafter named —

2 I give & Bequeath unto my good Friend the Rev^d Nathaniel Gookin of North Hampton my Best sute of apparel in consideration of books belonging to him which were burnt when my house was Burnt, to be delivered by my Executrix hereafter named —

3. I give & Bequeath to my servant man Fortunatus his freedom from my service after the Expiration of one year & half from the above Date, Provided He Endemnifies my Estate from all charge Respecting him & allso five pounds money old tenor to be paid by my Executrix —

4. I give & Bequeath to Elisabeth whipple my Dear & Beloved wife, my whole Estate both Real & Personal, (Except the above mentioned bequests) all my Lands, goods, chattles, & all my

movables both within Doors & without, & all my money my Debts & what Ever belongs to my Estate all to be hers & at her own Disposal.

I Do also Constitute make & appoint & ordain my well beloved wife Elisabeth whipple my sole Executrix * * *

Joseph Whipple

[Witnesses] Caleb Sanborn, John Sanborn, Abner Sanborn Junr.

[Proved April 27, 1757.]

[Bond of Elizabeth Whipple, widow, with Meshech Weare and Joshua Brackett, gentleman, as sureties, all of Hampton Falls, in the sum of £500, June 4, 1757, for the execution of the will; witnesses, Joshua Bailey, Hannah Whipple.]

SAMUEL JACKSON

1754

DURHAM

[Administration on the estate of Samuel Jackson granted to his widow, Patience Jackson, March 27, 1754.]

[Probate Records, vol. 18, p. 645.]

[Bond of Patience Jackson, with William Bruce, trader, and Samuel Thompson, yeoman, as sureties, all of Durham, in the sum of £500, March 27, 1754, for the administration of the estate of Samuel Jackson of Durham, wheelwright; witness, William Parker.]

[Inventory, Aug. 25, 1754; amount, £1295. o. o; signed by Jonathan Thompson and Joseph Sias.]

JOB CHAPMAN

1754

NORTH HAMPTON

In the Name of God Amen this twenty ninth Day of March Anno Domini Seventeen hundred and fifty four In the twenty

seventh year of his Majestyes Reign Georg the Second King over Grate Britain &c I Job Chapman of the Parish of North Hampton In the Province of New Hampshier in new england Gentleman * * *

Itam I Give and bequeath to my beloved wife Rachel Chapman the eastly Room in my Dwelling house with the privildg of the Chamber over it and seller under it so long as she Remains my wido — my Daughter Rachel Chapman to Live with my said Wife in the eastly Room of my Dwelling house untill my Said Daughter is Married also it is my will that my said wife Rachel shall have Ten bushels of Indion Corn and two bushels of Barley and four barrils of Cyder and two hundred Pound weight of Pork and one hundred pound weight of beef and twelve Pound weight of flax with sufficent fier wood and suteable Tendence and Nessecarys in health and in sickness all and singular to be found and Provided for her yearly & Every year by my Executor here after named so long as She Remains my wido — also it is my will that my said wife Rachel Shall have the milk of two Cows in the season of it and the fleeces of four sheep yearly and every year found and Provided for her by my said Executor

Itam I Give and bequeath to my beloved Daughter Mary Dearbon the wife of John Dearbon one Cow and one Iron Kettle she to have the Cow in one year after my Deceass

Itam I Give and bequeath to my beloved Daughter Elezebeth Rand the wife of Thomas Rand one Cow and my brass Kettle she to have the Cow in two year after my Deceass

Itam I Give and bequeath to my two Gransons Viz James Chapman Dearbon a son of my said Daughter Mary and Edmond Rand a son of my said Daughter Elezebeth my land that I have Laying and bounding as followeth viz southly on land of Penuel Chapman Northly on my Land that was formerly Jonathan Godfrees Eastly on Land of said Penuel Chapmans westly on winicut Meadow in Part and Part on Land of Jeremiah Marston Containing about acres Equilly between them for Ever and is Laying in said Parish of North Hampton

Itam I Give and bequeath to my beloved Daughter Rachel Chapman one fether bed and beding and furnituer of one bed and two Iron Pots and one Iron Kettle and one Iron tramil and all my Puter and one ovel Table and Chares and one square Table and one Worming Pan and one frying Pan and it is my will that my Said Daughter Rachel Shall also have on hundred Pounds in money old tenor and one Cow when she Comes to the age of twenty one years Paid to her by my Executor here after named and further that my said Daughter Rachel shall have a Privilidg to Live in my Dwelling house untill she is married in that room my said wife is to Live in and my said Daughter untill she is married shall have the milk of one Cow and nessecery Provision as to Eateing and Cloothing Provided for her by my said Executor yearly

Itam I Give and bequeath to my beloved son Samuel Chapman my Dwelling house Saveing onely my said wifes and my said Daughter Rachel Privilidg in it as afore said with all my land where my Dwelling house is bound Eastly on the Countrey Road northly on land of Jonathan Marston southly on the Road that Leads to Stratham westly on land of John Smith Laying in said North Hampton with the Dwelling house where my said son Samuel Lives near winicut River with all my Land there where my said son Lives Laying on both sides of the Road bounded westly on winicut meadow northly on the old Quarter of mile eastly on Land of the Smiths Southly on Land of winicut Meadow takeing my land that was formerly Jonathan Godfrees and is Laying in said North Hampton with all my Barns and buildings I also give to my said son Samuel all my marsh laying in the township of Hampton in Said Province being the Gratest part of one share of marsh Laying in a Turn of the River on the lettle Neck so Called on the ox Common I also Give to my said son all my husbandry Implements with all my stock of Cattle and my wareing apparil and moveables in the house which I have not here in other ways Disposed of with all money Due to me by bonds Notes or other Ways Due to me that is all my Estate Real

and Parsonal which I have not here in other ways Disposed of I give to my said son Samuel Chapman and to his heirs and assigns for Ever it is my will that my said son Samuel Chapman shall Pay all my afore said Leagusies and I Do here by Constitute make and ordain my said son Samuel Chapman sole executor
* * *

Job Chapman

[Witnesses] Jonathan Marston juner, Samuel Palmer 3^d, Joseph Redman Junr.

[Proved Nov. 4, 1763.]

[Bond of Samuel Chapman of North Hampton, yeoman, with Hunking Wentworth of Portsmouth and Samuel Palmer of Hampton, yeoman, as sureties, in the sum of £500, Nov. 4, 1763, for the execution of the will; witnesees, William Parker, Jonathan Marston, Jr.]

BENJAMIN MASON

1754

SOMERSWORTH

In the Name of God, Amen, the first day of April 1754 I Benjamin Mason of y^e Parish of Summersworth in y^e Province of New-Hampshire in New-England, Gentleman, being Sick and Weak in Body, * * *

Imprimis, I give and bequeath to my Dearly beloved Wife Elizabeth The Improvement of one Third of my whole real Estate during her natural Life.

Item I give and bequeath to My Wife Elizabeth, one Yoke of oxen, two Cows My oldest Mare, Six Sheep, one bed & y^e furniture belonging to it, one pot & one Kittle. to her, her Heirs & assigns for ever.

Item I give to My Beloved Son Samuell all my lands in Summersworth Dover, in y^e new Township at y^e head of Berwick & elsewhere, To him his Heirs and assigns for ever, excepting thirty Acres in grant to be laid out, hereafter to be dispos'd off.

Item I give and bequeath to My beloved Daughter Abigail, Twenty Acres of a grant made to me by y^e Town of Dover, & ten Acres of another grant w^{ch} I bought of Nathaniel Roberts, to her, her Heirs & assigns for ever.

Item I give and bequeath to My Said Daughter Abigail, three Cows, one Stear two year old one Mare, three Ewes & three Lambs, to her, her Heirs and assigns for ever.

Item I give and bequeath to My Said Daughter Abigail, one bed in the North West Corner of my House, With all y^e furniture belonging to y^e Same, To Her Her Heirs & assigns for ever

Item I give & bequeath to My Said Daughter, My Negrow Boy Boston To her, Her Heirs & assigns for ever.

Item I give and bequeath to My Said Wife Elizabeth & S^d Son Samuell My Negrow Man Sandy, to them their Heirs & assigns for ever.

Item I give and bequeath to My Said Son Samuell all my Utensils Implements for managing a farm as Carts Sleds plows Chains Yokes axes &c To him his Heirs and assigns for ever

Item I give and bequeath to my S^d Son Samuell, all my Interest in Saw mills, in Summersworth, all y^e Iron work & all other appurtenances to y^e Same belonging, to him his Heirs & assigns for ever,

Item I give and bequeath to my beloved Daughter Elizabeth five pounds old Ten^r to be paid by my S^d Son Samuell, to her, her Heirs & assigns for ever

Item I give to my S^d Daughter Elizabeth one Hundred & ninety five pounds old Tennor, to be paid to her out of my outstanding Debts, to her Her Heirs and assigns, to be paid to her, Equally by My S^d Wife Elizabeth & S^d Son Samuell.

Item I give and bequeath to My Said Daughter, Abigail two Hundred pounds old Tennor to be paid to her, by my Said Wife Elizabeth & S^d Son Samuell, out of My outstanding debts, to her, her Heirs & assigns for ever.

Item I give and bequeath to My Said Wife Elizabeth & S^d Son Samuell all my Pine Timber, standing in y^e woods, laying on y^e

Brows & now in y^e River, to be equally Divided between them to them their Heirs & assigns for ever, she having y^e priviledge of sawing y^e same with him in my mills.

Item It is my will that My Said Wife and my S^d Son Samuell, pay my Debts equally between them.

Item I give and bequeath all My Bills Bonds notes and Outstanding Debts To my Said Wife Elizabeth & to My S^d Son Samuell, to be equally divided between them, to them their Heirs and assigns for ever,

Item Its my will that my Said Wife Elizabeth, & my Said Son Samuell, pay Equally between them my funeral Charges, and all Cost & Charge in Settling my Estate

Item all the rest of my Estate both real & personal I give and bequeath to my Said Son Samuell, to him his Heirs and assigns for ever,

Item I do Constitute make & ordain my s^d wife Elizabeth my Sole Executrix * * *

Benja Mason

[Witnesses] John Mason, Thomas Abbott, Benjamin Mason.
[Proved April 24, 1754.]

[Bond of Elizabeth Mason, widow, with John Mason and Thomas Tibbetts, yeomen, as sureties, all of Somersworth, in the sum of £1000, April 24, 1754, for the execution of the will; witnesses, William Parker and Moses Stevens.]

JAMES LEAVITT

1754

STRATHAM

[Administration on the estate of James Leavitt granted to his widow, Sarah Leavitt, April 2, 1754.]

[Probate Records, vol. 19, p. 24.]

[Bond of Sarah Leavitt of Stratham, with Thomas Brown and Henry Fifield, both of Hampton, as sureties, in the sum of

£1000, April 2, 1754, for the administration of the estate of her husband, James Leavitt of Stratham; witnesses, Richard Young and Benjamin Norris.]

[Inventory, April 16, 1754; amount, £1247. 2. 0; signed by Joshua Neal and William Moore; attested June 26, 1754.]

[Additional inventory, Dec. 3, 1754; amount, £500; signed by Joshua Neal and William Moore.]

[Administration de bonis non granted to John Purnort March 20, 1755.]

[Probate Records, vol. 19, p. 223.]

[Bond of John Purnort of Exeter, joiner, with John Thurston, husbandman, and Thomas Chase, innholder, both of Stratham, as sureties, in the sum of £1000, March 20, 1755, as administrator de bonis non; witnesses, Samuel Clark and Moses Clark.]

[Inventory, March 21, 1755; amount, £1246. 5. 0; signed by Andrew Wiggin, Jr., and Samuel Lane.]

[Petition of Caleb Gilman and Matthew Gilman of Epping, Dec. 26, 1757, for the settlement of the estate of their brother, James Leavitt.]

ANDREW ROWEN

1754

PLAISTOW

[Notice to Aaron Stevens of Plaistow, yeoman, and wife Mary, "heretofore the Wife of Andrew Rowen of Haverhill, Mass., tailor," March 27, 1754, to appear in the matter of the appointment of James Blye of Plaistow, housewright, as administrator of the estate of Andrew Rowen.]

[Mary Rowen and Elizabeth Stevens, "who was the wife of the above said Andrew Rowen" decline administration on the estate April 3, 1754, in favor of James Blye; witnesses, Samuel Fifield, Thomas Griett, Thomas Follansbee, Joshua Follansbee.]

[Administration granted to James Blye April 5, 1754.]

[Probate Records, vol. 19, p. 24.]

[Bond of James Blye, with William Johnson of Greenland and Joseph Young of Stratham as sureties, in the sum of £500, April 5, 1754, for the administration of the estate of Andrew Rowen of Plaistow; witnesses, Simon Wiggin, Anna Freese.]

EZEKIEL HOYT

1754

BRENTWOOD

[Administration on the estate of Ezekiel Hoyt granted to Joseph Godfrey April 15, 1754.]

[Probate Records, vol. 19, p. 24.]

[Bond of Joseph Godfrey of Brentwood, with Daniel Beede of Brentwood and Nathaniel Leavitt of Stratham as sureties, in the sum of £1000, April 15, 1754, for the administration of the estate of Ezekiel Hoyt of Brentwood; witnesses, John Thurston and Thomas Chase.]

[Inventory, signed by Jonathan Cram and Orlando Weed; amount, £2603. 0. 0; attested April 20, 1754.]

[Judith Hoyt and Mary Hoyt, both of Brentwood, make choice of Daniel Beede of Brentwood as their guardian April 19, 1754; witnesses, Thomas Edgerly and Carlen Edgerly.]

[Guardianship of the children of Ezekiel Hoyt, not named, granted to Daniel Beede April 22, 1754.]

[Probate Records, vol. 19, p. 28.]

[Bond of Daniel Beede, with Jonathan Cram as surety, both of Brentwood, in the sum of £500, April 22, 1754, for the guardianship of Judith Hoyt, Mary Hoyt, Sarah Hoyt, Dorothy Hoyt, Ezekiel Hoyt, and Joseph Hoyt, minors, children of Ezekiel Hoyt; witnesses, Orlando Weed and Nathaniel Leavitt.]

[Administrator's account of the settlement of the estate; receipts, £623. 0. 0; expenditures, £202. 19. 6; allowed Oct. 26, 1757.]

[Administrator's additional account; receipts, £960. 0. 0; expenditures, £661. 12. 3; allowed Feb. 28, 1759.]

[Warrant, Feb. 28, 1759, authorizing Daniel Beede, yeoman, Joseph Godfrey, husbandman, Orlando Weed, Ephraim Morrill, and Stephen Sleeper, yeomen, all of Brentwood, to divide the real estate.]

Province of } To the Hon^{ble} Richard Wibird Esq^r Judge of
New Hamp^r } the Probate of Wills &c for s^d Province Whereas
by your Hon^{rs} warrant we the Subscribers were appointed a
Committee to divide y^e Real Estate of Ezekiel Hoit Late of
Brentwood deces^d Intestate to & among the Childran of s^d
Intestate &c Accordingly we have mett vewed valued Divided &
set off Each Share in manner & form following viz. To Judath
the first Share Begining at a Stake Spotted Standing in the Line
Between S^d Deceas^{ds} & Benjamin Crams Land & Eighty four
rods from the South East Corner of S^d Deceas^d Land from s^d
stake North 27 Degrees East Twenty one rods & one half to a
Burch Spoted & to Extend Carrying the same bredth west & by
north 83 rods to the highway at the forth range of Lotts of Exeter
So Call^d Eleven acers more or Less & the sawmill — Marys the
2^d share begins at the North East Corner of Judaths running
north Twenty Seven Degrees East Twenty Two rods to a stake
spoted thence west & by North Carriing the wedth to the
aboves^d highway Eleven acers & one half more or Less with the
sixth part of the house & Barn & with the Priviledges thereto ap-
pertaining as shall be hereafter mention^d — Sarahs the 3^d Share
begins at the North East Corner of maryes from thence north 27
Degrees East Twenty one rods & one half to Land originally
Nathaniel Things from thence westerly Binding on s^d Things &
Grant till it Comes to the aboves^d highway thence southerly
on s^d way till it Coms to marys share thence East & by South

to y^e first mention^d bounds Eleven acers more or Less & the one sixth part of the house & Barn with the priviledges thereto belonging &c — Ezekiels the 4 & 5th shares begins at the South East Corner of S^d Deceas^{ds} Land runs north Easterly binding on the highway thirty three rods to a stake thence west & by North Carrying the same Bredth Eighty fore rods untill it Comes to Judaths & marys Shares reserveing a way of Two rods wide from the highway at the 14th range of Lotts allong by Benjamin Crams Land Untell it Comes to the house than Northerly Carriing the Sam wedth to the Barn for y^e benefit & use of Each of the Childran that have a share in the house & Barn S^d Share we Esteam 16 acers be the same more or Less also one third of the house & Barn & the Priviledges thereto belonging Dorythys y^e 6th Share begins at a stake spotted being the North East Corner of Ezekiels Share runs northeasterly bynding on s^d highway sixteen rods to an Elm Tree mark^d with D I from thence west & by North Carrying y^e same wedth to marys & Sarahs Shares Eight acers more or Less & the sixth Part of the house & Barn & way &c Josephs the Seventh Share begins at S^d Elm mark^d D. I. runs North Easterly 16 rods to Number 3 Being Nat^l Things original Bound westerly bynding on Land origanally Laid to S^d Thing & Dorythys Share Untill it Comes to Sarahs Share Eight acers more or Less & the sixth part of the house & Barn & way thereto belonging &c

Proportioned by us this 8th Day of March according To the best of our Judgment

Joseph Godfrey	} Committee
Daniel Beede	
Ephraim morrill	

[Allowed June 27, 1759.]

JOHN HOYT

1754

SOUTH HAMPTON

[Administration on the estate of John Hoyt granted to Mary Hoyt and John Hoyt April 17, 1754.]

[Probate Records, vol. 19, p. 23.]

[Bond of Mary Hoyt, widow, and John Hoyt, with Nathaniel Morrill and Joseph Collins as sureties, all of South Hampton, in the sum of £1000, April 17, 1754, for the administration of the estate of John Hoyt of South Hampton; witnesses, Nathaniel Leavitt and Love Chase.]

[Inventory, April 19, 1754; amount, £4165. 14. 0; signed by Reuben Dimond and Joseph French, Jr.]

[Administrators' account of the settlement of the estate; receipts, £1064. 4. 0; expenditures, £527. 4. 10; allowed May 28, 1755.]

[Warrant, July 8, 1755, authorizing Jeremy Webster of Kingston, Joseph French, Reuben Dimond, Samuel Barnard, and Joseph Collins, all of South Hampton, to divide the real estate among the widow and children, except the oldest son, Joseph Hoyt, who has received his share.]

Province of New Hamps:

To the Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of Wills &c for the Province afores^d

Pursuant to your Hon^{rs} Warrant to us directed appointing us the subscribers a Com^{tee} to Divide the Real Estate of John Hoyt Late of South Hampton in the Province afores^d deceas^d Intestate, to & among the widow & Children of the Dec^d Wee haveing met & viewed & valued the Premisses have Divided, & set off the s^d Estate as followeth viz:

To the widow of the Deceas'd for her Thirds as follows viz

1 In the Home place of the deceas^d, Eleven Acres more or Less beginning at the North Westerly Corner Bounds of the s^d Home place which is a Hemlock Tree, from thence running

southerly as the Lane Lays to the south Westerly Corner of s^d Home place, then Easterly Eleven Rods & a Half, to a stake & stones, then Northerly to the North end of the s^d Home place to a stake & stones by the stone wall; & by a Peach Tree Growing there, then Westerly to the place where it first began: and also the One Half of the Dwelling House viz: the Westerly End thereof with the one Half of the Cellar, and also the one third part of the Barn, viz: the Westerly End —

2 And also Eleven Acres more or Less in the deceasds Lands in Brentwood in s^d Province Bounded as followeth viz: Beginning at the North Westerly Corner of the s^d Land & running southerly on the westerly End thereof Nine Rods & Three Quarters of a Rod to a stake & stones, then Easterly the whole Length of the whole tract to the Easterly End thereof where it is Bounded with a stake; then Northerly Nine Rods & Three Quarters to the North Easterly Corner of the s^d whole tract, then Westerly on the Northerly Line of the s^d whole tract to the place where it first began —

3 And also Eight Acres in the deceas'ds Lands in the Westerly part of Kingstown in s^d Province which Could not be set off by metes & Bounds, for that the deceasd held his Land in partnership with his son John and there was no division between them

Then to the Children of the deceasd as followeth viz: —

1 The first Share to John in the Home place beginning at a Piece of Land the s^d John purchased of his Hon^d father the Deceasd in his Life time Laying in the North Easterly Corner of the s^d Home place & running southerly on the Easterly Line of the s^d Home place to the s^d John's Land purchased of his s^d father in the southerly Corner of s^d Home place to a stake & stones, then Westerly on the Last mentioned piece of Land Eight Rods to a stake & stones, then Northerly to the s^d John's first mentioned piece of Land to a stake & stones then Easterly on the s^d piece of Land, to the place where it first began five acres & Three Quarters be the same more or Less, and also one sixth part of the Easterly End of the Dwelling House & one sixth part of the

one Half of the Cellar, & One sixth part of Two Thirds of the Barn viz: at the Easterly End —

4 and also the fourth share in the Deceas'ds Land at Brentwood beforementioned Bounded as followeth viz: Beginning at a stake which is the south Easterly Corner Bounds of the Third share, then running southerly three Rods & about two feet to a stake, then Westerly 80 Rods keeping its Breadth, one acre & a Half be it more or Less

2 The second share in the Home place to Benjamin Bounded as followeth viz: Beginning at the High way & Joining to John's Land at the North Easterly Corner of the s^d Home place, & Running on John's s^d Land till it Comes to the first share Now set of to the s^d John, & so on Southerly by John's share till it Comes to Johns other Land at the south End of s^d Home place where it is Bounded with a stake, then westerly on John's s^d Land about four Rods to John's Corner, then southerly on John's s^d Land to the southerly End of s^d Home place to Johns Bounds there, then westerly about three Rods & a Half to a stake & stones, then Northerly to the North End of s^d Home place to a stake & stones, then Easterly about three Rods & a Half to the place where it first began five acres & three Quarters be the same more or Less, with the one sixth part of the Easterly End of the Dwelling House & one sixth part of one Half the Cellar, with the one sixth part of two thirds of the Barn viz: the Easterly End —

3 And also the third share in the deceas'ds Lands in Brentwood before mentioned Beginning at a stake the Bounds of the second share & running southerly three Rods & about two feet to a stake & so running Westerly 80 Rods keeping the forementioned Breadth, one acre & a Half be it more or Less

3 The Third share in the Home place to Samuel Bounded as followeth viz: Beginning on the High way at a stake the Bounds of the second share & running southerly on the s^d second share to the southerly End thereof, then westerly Six Rods & a Half to a stake & stones, then Northerly to the s^d High way to a stake & stones, then Easterly on the s^d way six Rods to the place where it

first began, five acres & Three Quarters be it more or Less with the one sixth part of the Easterly End of the Dwelling House & the sixth part of the one Half the Cellar, with the sixth part of two thirds of the Barn viz: the Easterly End —

2 and also the second share in the deceas'ds Lands in Brentwood aboves^d Bounded as followeth viz: beginning at a Pine stump & from thence running southerly Three Rods & two feet to a stake & so running westerly by the first share 80 Rods keeping its Breadth one acre & a Half be it more or less

4 The fourth share in the Home place to Eastman Hoyt Bounded as followeth viz: Beginning on the forementioned High way at a stake the Bounds of the third share & running southerly on the s^d third share till it Comes to the southerly End thereof to a stake then westerly six Rods & a Half to the widows thirds where it is Bounded with a stake & stones, then Northerly on the s^d thirds to the forementioned High way, then Easterly on the s^d way to the place where it first began five acres & three Quarters be it more or Less —

1 and also the small share in the deceas'ds Lands in Brentwood before mentioned Bounded as followeth viz: Beginning at the Easterly End of the whole tract & Joyning to the widows thirds there & running southerly three Rods & about two feet to a Pine stump & so to Run westerly on the s^d thirds 80 Rods keeping the forementioned Breadth One acre & a Half be it more or Less, and also the one sixth part of one Half the Dwelling House standing on the Home place of the deceased viz: one sixth part of the Easterly End thereof with the one sixth part of the one Half the Cellar & one sixth part of two thirds of the Barn viz: the Easterly End thereof

5 The fifth share to David not being in the Home place but is all the Deceas'ds Right & Interest in a tract of Land owned by the deceasd in his Life time & his son John (saveing the widows thirds therein) which Land is scituate in Kingstown in s^d Province viz: in that part of s^d Kingstown Called the west Parish which may more fully appear by their Deeds of Conveyance

which tract of Land was not divided between the Deceasd in his Life & his s^d son John; & so the widows thirds & the s^d share Could not be set off by metes & Bounds; and also a small piece of Land in the deceas^d Lands in Brentwood beforementioned Bounded as followeth viz: Beginning at the Bounds of the 4th share in s^d tract & running southerly four Rods and about two feet and a Half to a white Pine so then running westerly by the s^d fourth share 80 Rods keeping its Breadth two acres more or Less; and also the one sixth part of the Easterly End of the Dwelling House standing on the Home place, & one sixth part of one Half of the cellar and one sixth part of two thirds of the Barn viz: the Easterly End thereof

6 The sixth share to Jonathan being all the residue of the deceaseds Lands in s^d Brentwood (over & above what we have now set off to the widow for her thirds in s^d tract & also the small additional shares to the Home place) be it more or Less; it being where the s^d Jonathan now Lives, with the one sixth part of the Easterly End of the Dwelling House standing on the Home place with the one sixth part of one Half of the Cellar & the one sixth part of two thirds of the Barn viz: the Easterly End

July the 15th 1755

Jeremy Webster
Joseph french ju
Reuben Dimond

[Allowed Aug. 27, 1755.]

[Additional account of John Hoyt, administrator; receipts, £537. 19. 2; expenditures, £76. 17. 0; allowed Sept. 24, 1755.]

THOMAS WRIGHT

1754

PORTSMOUTH

[Ann Wright of Portsmouth renounces administration on the estate of her husband, Thomas Wright, April 24, 1754, in favor of Samuel Hale "as the only surviving son is abroad and not expected home for some time."]

[Administration on the estate of Thomas Wright granted to Samuel Hale April 24, 1754.]

[Probate Records, vol. 19, p. 12.]

[Bond of Samuel Hale, gentleman, with Jacob Sheafe, merchant, and John Banfill, yeoman, as sureties, all of Portsmouth, in the sum of £1000, April 24, 1754, for the administration of the estate of Thomas Wright of Portsmouth, merchant; witnesses, William Parker, Andrew Clarkson.]

[Inventory, June, 1754; amount, £5221. 0. 0; signed by John Shackford and Andrew Clarkson.]

[Warrant, May 1, 1755, authorizing Eleazer Russell and Jacob Sheafe, merchant, both of Portsmouth, to receive claim against the estate.]

[Account of the settlement of the estate; receipts, £6655. 14. 0; expenditures, £1056. 10. 6; allowed July 28, 1756.]

[List of claims; amount, £5592. 17. 6; signed by Eleazer Russell and Jacob Sheafe.]

JOHN SAVAGE

1754

PORTSMOUTH

[Administration on the estate of John Savage of Portsmouth granted to his grandson, John Savage, April 24, 1754.]

[Probate Records, vol. 19, p. 20.]

[Bond of John Savage, yeoman, with Charles Banfill and Peter Ball, yeomen, as sureties, all of Portsmouth, in the sum of £500, April 24, 1754, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Inventory, June 26, 1754, of the estate of John Savage, "grandfather to John Savage of Portsm^e aforesaid Husbandman"; amount, £1300. 0. 0; appraised by Thomas Bickford and John Jones; land in Portsmouth and Barrington.]

THOMAS DEARBORN 1754 NORTH HAMPTON

[Administration on the estate of Thomas Dearborn granted to Samuel Fogg April 24, 1754.]

[Probate Records, vol. 19, p. 20.]

[Bond of Samuel Fogg of Exeter, yeoman, with Josiah Sanborn of Exeter, tanner, and Jonathan Dearborn, Jr., of Hampton, yeoman, as sureties, in the sum of £500, April 24, 1754, for the administration of the estate of Thomas Dearborn of North Hampton, yeoman; witnesses, William Parker, Moses Stevens.]

[Inventory, May 9, 1754; amount, £5750. 0. 0; signed by Jonathan Page and Reuben Dearborn.]

[THOMAS NOCK 1754 SOMERSWORTH

In y^e Name of God Amen, The Twenty Ninth Day of April One Thousand Seven Hundred and fifty four, I Thomas Nock of Summersworth in y^e Province of New-Hampshire in New-England Housewright being weak and infirm in Body * * *

Imprimis I give and bequeath to My dearly beloved Wife Abigail, ye Improvement of y^e one Half of My Homestead, with y^e appurtenances and priviledges thereunto belonging during her natural Life.

Item I give and bequeath to My Said Wife Abigail y^e Improvement of all My Household Goods during her natural Life.

Item I give and bequeath to My said Wife Abigail y^e use of all my stock of Creatures (excepting My Oxen & Horse) during her Natural Life.

Item I give and bequeath to my beloved Son Nathaniel one Third of a Lot of Land which I own in y^e Second Division of Lands in Rochester, which was given to me in y^e Grant of Said Township, To him his Heirs and assigns for ever, He paying y^e one half of my outstanding Debts.

Item I give and bequeath to My beloved Son James all My Homestead with all the appurtenances and priviledges thereunto belonging (excepting y^e Improvem^t of the one half thereof, as above Said), To him his Heirs and assigns forever, He paying y^e other half of My outstanding Debts, & My funeral Charges.

Item I give and bequeath to my S^d Son Nathaniel one quarter of a Lot of land in y^e second Division of Lands in Rochester af^{sd} which I bought of John Conner, He halling y^e one half of what fire wood My s^d Wife abigail shall have occasion to burn during her natural life, she procuring y^e Same.

Item I give and bequeath to My S^d Son James all y^e rest of My lands in Said Rochester, to him his Heirs and assigns for ever, he halling y^e other half of what fire wood my s^d Wife Abigail shall have occasion to burn during her natural life, she procuring the Same.

Item I give and bequeath to my said Son James all my bonds bills Notes, and all other debts which are due to me.

Item I give and bequeath to My beloved Daughter Abigail, Thirty pounds in Bills of y^e old Tennor or an Equivolency in Species to be paid to her by My S^d beloved Son James within four Years after y^e decease of My S^d Wife Abigail, To her, her Heirs and assigns.

Item I give and bequeath to my beloved Daughter Elizabeth Thirty Pounds in Bills of y^e old Tennor or an Equivolency in Species, to be paid to her by my Said Son James, within four years after y^e decease of my S^d wife Abigail, to her, her Heirs and assigns

Item I give and bequeath to My beloved Daughter Rebecca Thirty Pounds in Bills of y^e old Tennor, or an Equivolency in Species to be paid to her by my S^d Son James within four Years after y^e decease of My S^d Wife Abigail, to her, her Heirs & assigns.

Item I give and bequeath to my beloved Daughter Mercy Thirty Pounds in Bills of y^e old Tennor or an Equivolency in Species to be paid to her by my S^d Son James within four years

after y^e decease of my S^d Wife Abigail, to her, her Heirs & assigns.

Item I give and bequeath to My beloved Daughter Love Thirty pounds in Bills of y^e old Tennor or an Equivolency in Species to be paid to her by my S^d Son James within four Years after y^e decease of my S^d Wife Abigail, to her, her Heirs & assigns

Item I give and bequeath to my beloved Daughter Mary Thirty pounds in Bills of y^e old Tennor or an Equivolency in Species to be paid to her by my S^d Son James within four years after y^e decease of my S^d Wife Abigail to her, her Heirs & assigns.

Item I give and bequeath to My beloved Daughter Patience Thirty pounds in Bills of y^e old Tennor or an Equivolency in Species to be paid to her by my S^d Son James within four Years after y^e decease of My S^d Wife Abigail to her, her Heirs, & assigns.

Item I give and bequeath to My beloved Grand Children, y^e Children of my beloved Daughter Hannah lately deceased, namely, Abigail y^e Wife of Joseph Merrow James Stimpson & Lydia Stimpson thirty pounds in Bills of y^e old Tennor, or an Equivolency in Species, to be equally divided between them, to y^m y^r Heirs & assigns to be paid to y^m by my S^d Son James, Within four years after y^e decease of my S^d Wife Abigail.

Item I give and bequeath to all my above S^d Daughters and Grand Children all My Household Goods after y^e decease of my S^d Wife Abigail, to be equally divided between them, excepting my S^d Grand Children, who are together to draw one share equal with one Daughter, to them their Heirs & assigns

Item all y^e rest of My real & personal Estate I give & bequeath to my Said beloved Son James to him his Heirs & assigns for ever.

Item I do hereby Constitute Make and ordain My S^d beloved Son James my Sole Executor * * *

Thomas Nock

[Witnesses] Sam^{ll} Randal, Moses Stevens, Samuel Rendel Juner.

[Proved May 29, 1754.]

[Inventory, Aug. 26, 1754; amount, £2454. 18. 0; signed by Moses Carr and Moses Stevens.]

JAMES NUDD

1754

GREENLAND

In the Name of God Amen the tenth Day of may one thousand Seven Hundred and fifty four I James Nudd of Greenland in the Province of New Hampshire in Newengland Husbandman Being very Sick & week in Body * * *

Imprimis I give to my well Beloved wife Ruth Nudd the one third of my Real Estate what So Ever & where So Ever to her Improvement & Benfit Duering her Naturail Life and the one third of the room in my Dwelling House

Item I Give to my well Beloved Son Sam^{ll} Nudd five Shilling New tenor money to be paid to him by my Executors in one year after my Decese —

Item I give to my well Beloved Son Benjamin Nudd the one halfe of my Estate Both Reail & Parsonal what So Ever & where So Ever to him & his heirs and assigns for Ever Except what is other ways Disposed of in this my Last will —

Item I Give to my well Beloved Son James Nudd the one halfe of my Estate Both Reail & Parsonal what So Ever & Where So Ever to him & to his Heirs and assigns for Ever Except what is other ways Disposed of in this my Last will

Item I Give to my Well Beloved Son John Nudd the Sum of twenty five Pounds new tenor money to be paid to him by my Executors when he is at the Age of twenty one years

Item I Give to my well Beloved Son thomas Nudd the Sum of twenty five pounds New tenor money to be paid to him by my Executors when he is twenty one years of Age —

Item I Give to my well Beloved Son Jonathan Nudd my whole Right of Land in Epsom

Item I Give to my well Beloved Daughter Mary Dearborn the Sum of five Shilling New tenor money to be paid to her by my Executors with in one Year after my Decese

Item I Give to my well Beloved Daughter Sarah Dearborn the Sum of five Shillings New tenor money to be paid her by Executors with in one year after My Decese —

Item I Give to my well Beloved Daughter Abigail Nudd the Sum of Twenty five pounds New tenor money and the one half of my Household Goods to be & Delivered unto her by my Executors Exept two Beds & Beding —

Item I Give to my well Beloved Daughter Martha Nudd the Sum of twenty five Pound New tenor money and the one half of my Household Goods to be Delivered Unto her by my Executors Exept two Beds & Beding —

Item I Do By these Presents Constitute & appoint my two Sons Benjamin Nudd & James Nudd to Be my Sole Executors

* * *

James Nudd

[Witnesses] William Berray, Francis Lock, Rich^d Jenness 3^d.

[Proved June 26, 1754.]

[Inventory, Aug. 27, 1754; amount, £6088. 16. 0; signed by Richard Jenness, 3d, and William Berry.]

[Warrant, Oct. 28, 1754, authorizing Enoch Clark, innholder, William Cate, yeoman, William Berry, yeoman, all of Greenland, Samuel Leavitt, yeoman, and Richard Jenness, 3d, both of Rye, to set off real estate to the widow.]

Province of } According to a Warrant from the Honable
New Hamp^r } androw Wiggin Esq^r Juudge of the Probate of
wills &^e for Said Province to us the Subscriber to Set of Ruth
Nudd wife to James Nudd Late of Greenland in the Province
afore S^d Deceased testate one full third part of all the Real

Estate of the Said James Nudd Deceased According to Quantity & Quality having Vied & Surveyed all the S^d Estate we do order and apint that the wedow Shall have the Southeest Loer Rome in the House & the Notheest Lore Rome So fur as the doers with a prevelage to pase & Repase throw s^d doers to Well also one third of the Celer at the North End & also one third of Garret at the South Est Corner as it is Marked out & also the third part of two Barns at the Est End as thay are marked out & also one third of the old House at the Est End —

We do order and apint that the wedow Shall have her third part of the orchard at the Est Side with a Brook and fence on the Est a fence on the North three Stakes on the west & a high way on the South of Said orchard

we do order that the Said wedow Shall have her third part of the Land where the house Stands as to Pastren & planting the Est End of the parster So fur as the Est feld to a wite oake marked & to a maple Neare James fence marked with all the feld ajoyning to Said parster Except the west Corner as it is marked out

& also twelve rods in wadth on the Est Sid of the Land on the South Side of the high way & from Said High way to hampton Line as it is Staked out and also a third part of a Lott of Land in Portsmouth on the Notheest Side Ninteen rods in weadth to a stake Roning as Said Lott Rons: and About Eight acre of Salt marsh in Hampton we do order the north est Side of Said marsh as it is Staked out to Said wedow

Enoch Clarke
William Cate
William Berray
Samuel Leavitt
Rich^d Jenness: 3^d

[Guardianship of Abigail Nudd, aged less than 14 years, daughter of James Nudd, granted to Jeremiah Dearborn of North Hampton, gentleman, Feb. 25, 1756.]

[Probate Records, vol. 19, p. 464.]

[Bond of Jeremiah Dearborn, with Abraham Drake of North Hampton, yeoman, as surety, Feb. 25, 1756, in the sum of £500, for the guardianship of Abigail Nudd; witnesses, William Parker, Samuel Emerson.]

[Guardianship of Martha Nudd, aged less than 14 years, daughter of James Nudd, granted to Edward Dearborn of Greenland June 30, 1756.]

[Probate Records, vol. 19, p. 585.]

[Bond of Edward Dearborn, with Benjamin Nudd of Greenland, yeoman, and Samuel Nudd of Epping, yeoman, as sureties, in the sum of £500, June 30, 1756, for the guardianship of Martha Nudd; witnesses, William Parker, John Fernald.]

[Guardianship of Jonathan Nudd, son of James Nudd, granted to Benjamin Nudd Sept. 29, 1762.]

[Probate Records, vol. 22, p. 448.]

[Jonathan Nudd, minor, aged more than 14 years, son of James Nudd, makes choice of Benjamin Nudd of Greenland, yeoman, as his guardian Sept. 29, 1762; witnesses, William Parker, Cutts Shannon.]

[Bond of Benjamin Nudd, with William Weeks, gentleman, and Edward Dearborn, yeoman, as sureties, all of Greenland, in the sum of £500, Sept. 29, 1762, for the guardianship of Jonathan Nudd; witnesses, William Parker, Cutts Shannon.]

JAMES FOGG

1754

HAMPTON

In The Name of God Amen I James fogg of hampton in the Province of Newhamphshire in New england Husbandman Being Aged * * *

Itam I give and Devize to my son James fogg (Besids what I have formerly given him) the one half of that share of salt marsh

that was formerly mine on the great neck so called Being one acer & a half be the same more or Less the other half being Disposed of by a Deed to my son John Now Deceased I also give and Divize to my son James his heirs & assigns one half of that two acers & half of meadow ground that was formerly mine laying Near the Beach Cosway so called the other half of said meadow being formerly given to my son John (Now Deceased) by a Deed —

Itam I give and Divize to my grandson John fogg (son of my son John fogg) his heirs and assigns the one half of the Land where I now Live that is to say the one half of four half shares in the first west division in hampton & Laying and bounding on the Road leading to Exeter also the one half of the salt mash which was all formerly mine Laying below Perkinses (as said marsh is comonly called) the other half of which land and marsh I have formerly given to my son John now Disceased by a deed allso the half of that land Called the Peeke bounding on the before mentioned four half shares also my Barn and orchard that is to say my half of the aple trees on the land where I Now live —

Itam I give Divize to my son Enoch fogg (Besides what I have formerly given him) the one half of that meadow Ground in timber swamp so called that I bought of Samuel Page and of thomes ward the other half of the said meadow, I have formerly Given to my son John (Now Deceased) by a deed I allso give and Divize to my son Enoch his heirs & assigns the one half of that land that was laid out to me in quarter of a mile (laying at the Northwest-erly end of the second north division in timber swamp so called) the other half I have formerly given to my son John (now Deceased) by a deed I also give to my son Enoch all my Cattle also my marsh at litle river —

Itam I give to my Daughter Mary wadly ten pounds old tener to be Paid by my son Enoch I also give to my Daughter mary wadly one bed & half the beding I have —

Itam I give to my Daughter Sarah Robey the litle share of marsh that is now mine last laid out to me on the ox coman at or

Near the beach: also the bed on which I usealy lay and half the beding I have also ten Pounds old tenor to be Paid by my son Enoch within one year after my decease —

Itam I give to my Daughter hannah Rawlings ten Pounds old tenor to be Paid by my son Enoch within one year after my Decease

Itam I give & Divize to my gradson John fogg herein heretofore Named my half of a thach share laying Near Sargents island so called —

Lastly I constitute and appoint my son Enoch fogg and Robert moulton sole Executers of this my last will and testament and I Do hereby Revoke all other wills and testements by me heretofore made in witness whereunto I have hereunto set my hand and seal the fifteenth day of may one thousand seven hundred and fifty four and in the twenty seventh year of his majestys Reign
his

James X fogg
mark

[Witnesses] Jonathan Shaw, Samuel Batchelder, Josiah Shaw.
[Proved June 25, 1760.]

[Warrant, June 25, 1760, authorizing Josiah Sanborn of Exeter, tanner, and Stephen Sanborn of Hampton, yeoman, to appraise the estate.]

[Inventory, attested Aug. 25, 1760; amount, £6363. 13. 0; signed by Stephen Sanborn and Josiah Sanborn.]

[Account of the settlement of the estate; receipts £227. 8. 0; expenditures, £343. 0. 6; allowed Aug. 27, 1760.]

WILLIAM VENNING

1754

PORTSMOUTH

S^t Eustatius

In the Name of God, Amen, I William Venning Commander of the Snow Adventure and late of Piscataqua Mariner * * *

First, after all my just Debts be paid and discharg'd, I give and bequeath unto My Daughter Rebecca Venning the Sume of One hundred pounds Sterling to be paid to her immediately my Death I also give and bequeath to my Daughter Elizabeth Venning the Sume of One hundred pounds Sterling to be paid to her immediately after my Death And all the rest and residue of my Estate both real and personal which I shall have at the time of my Death I do give and bequeath unto my Dearly beloved Wife Hannah Venning and to her heirs for Ever —

Likewise, I make and ordain my s^d Wife hannah Venning to be Executrix of this my last Will and Testament, hereby utterly disallowing and revoking all former Wills by me made, In Witness whereof I have hereunto set my Hand and Seal the twentieth Day of May in the Year of our Lord One Thousand Seven Hundred and fifty four

William Vening

[Witnesses] Daniel Warner, W^m Meredith Jun^r.

[Proved at Antigua July 17, 1758.]

[Bond of Hannah Venning, widow, with Robert Hart, butcher, and John Hart, Jr., blacksmith, as sureties, all of Portsmouth, in the sum of £1000, Aug. 14, 1758, for the administration of the estate; witnesses, William Parker, David Sewall; signed by George Hart instead of John Hart, Jr.]

BENJAMIN WEYMOUTH 1754

SOMERSWORTH

In the Name of God, Amen, the Twentieth Day of May One Thousand Seven Hundred and fifty four, I Benjamin Weymouth of Summersworth in y^e Province of New-Hampshire in New-England Husbandman, Being very weak and Sick in Body * * *

Imprimis I give and bequeath to my dearly Beloved Sarah The Improvement of y^e whole of My Homestead, together with y^e appurtenances & priviledges thereunto belonging (excepting

what I shall hereafter give to My beloved Son John) during her natural Life.

Item I give & bequeath to My Beloved Son Benjamin Twenty shillings old Tennor, to be paid by My Son Nicholas, within three years after y^e decease of My S^d Wife Sarah. — To him his Heirs & assigns

Item I give and bequeath to My Beloved Son John fifteen acres of My Homestead begining Westward of My dwelling & Eastward of his dwelling House at a Birch Bush standing by y^e fence by side of y^e lane, then from Said birch twenty rods North, then about West by Said lane, keeping y^e twenty rods wedth till y^e Said fifteen Acres be compleated, to him his Heirs & assigns forever

Item I give & bequeath to My beloved Son Nicholas all y^e rest of My Home stead with all y^e appurtenances & priviledges there unto belonging after y^e decease of my S^d Wife Sarah, to him his Heirs & assigns for ever.

Item I give and bequeath to My Said Sons John & Nicholas, Twenty Acres of My Common right to be laid out So far as may be needed to Cover what Common lands I May now have within my Inclosure, in My Home stead, if y^e be any of My Common right remaining, to be equally Divided between them, to y^m their Heirs & assigns for ever.

Item I give and bequeath to My Beloved Daughter Mary one Hundred pounds old Tennor to her her Heirs & assigns, to be paid by My S^d Son Nicholas in Species, within three Years after y^e decease of My S^d Wife Sarah

Item I give and bequeath to My beloved Daughter Sarah One Hundred pounds old Tennor to be paid by My S^d Son Nicholas in Species within three Years after y^e decease of My S^d Wife Sarah, to her her Heirs & assigns.

Item I give and bequeath to My Beloved Daughter Easter one Hundred pounds old Tennor to be paid by My Said Son Nicholas in Species within three Years after y^e decease of My S^d Wife Sarah To her, Her Heirs & assigns.

Item I give & bequeath to My beloved Daughter Abigail Twenty shillings old Tennor to be paid by My S^d Son Nicholas in Species within three years after y^e decease of My S^d wife Sarah to her, her Heirs & assigns

Item I give and bequeath to My beloved Daughter Elizabeth Twenty shillings old Tennor to be paid by My s^d Son Nicholas in Species within three years after y^e decease of My S^d wife Sarah to her her Heirs & assigns —

Item I give to My S^d Wife Sarah y^e Improvement of all My Stock of Creatures And Utensils for farming during her natural life, and after her decease I give them to My S^d Son Nicholas to him his Heirs & assigns.

Item I give and bequeath to My S^d Wife Sarah y^e Improvem^t of all my Household goods during her natural life & after her decease to be equally Divided between My Said Sons John & Nicholas, to them their Heirs & assigns.

Item I give & bequeath to My S^d Son Nicholas, whom I likewise Constitule Make & ordain My Sole Executor of this My last Will & Testament, all y^e rest of My Estate both real & personal, to him his Heirs & assigns for ever. * * *

Benjamin Wamouth

[Witnesses] James Hobbs, James Philpot, Arch^d Smith.

[Proved April 28, 1756.]

PHILIP FOWLER

1754

NEWMARKET

In the Name of God Amen, I Philip Fowler of New Market in the Province of New Hampshire in new England Yeoman, this twenty second Day of May Anno Domini seventeen hundred & fifty four, & in the twenty seventh Year of the Reign of his Majesty King George the second * * *

Item I Give & bequeath to my dear & well beloved Wife, the use & benefit of the one third Part of all my Lands, both upland & Marsh together with the one third Part of all my buildings

standing or being thereon, during her natural Life. I also Give & bequeath to my said Wife all my household Stuff & Goods, all my beds & bed Cloaths, & evrything belonging to them & all Sorts of Cloth & Clothing & all the wooden, Earthen, Pewter, Brass, Tin, Iron, Glass Utensils in my House together with all my Silver Utensils & Gold, that is in my house of any Sort & kind, & all my household Goods & Stuff of all Sorts & Kinds that can be Named together with all my Stores of Provisions of every Kind whatsoever for her own to be to her sole use benefit & Behoof forever, & to be dispos'd of at her Pleasure, provided she so accepts this my Will as to renounce or disclaim her Dower or Thirds.

Item I Give & bequeath to my beloved Son Philip one hundred & eight Acres of Land laying & being in New Market aforesaid on which my dwelling house stands butted & bounded as follows Viz^t beginning at the River, & running the whole Wedth of my Land 'till it come to two white oak Trees, mark'd P. J. on the South East Side of my Field Orchard so call'd & then at sixty four Rods Distance from Hubartus Neals Lands on the South west Side of it ranging said Oak Trees which is above the highway, Viz^t in the upper Field, then running from thence over to John Wedgwoods Land & extending into the Woods till it makes the said hundred & eight Acres, that is so as to leave fifty Acres on the north east Side of it for my Son Jacob, as I bound it to him in this my last Will & Testament, & also one third Part of my Marsh call'd the first Marsh, together with my Upland at the head of it, to possess & enjoy the same, with all the Buildings upon the said hundred & eight Acres with all the Priviledges & Appurtenances thereunto belonging or any way appertaining excepting the third Part thereof during the Natural Life of my wife, as is abovemention'd, together with all my Implements & Utensils for farming for his own forever, & I also give my Son Philip, the whole of my Intrest in the Township laying on Saco River call'd Narragansett, which was Originally Jacobs Right, with all the Priviledges & Appurtenances thereunto belonging or any ways appertaining —

Item I Give & bequeath to my beloved Son Jacob fifty Acres of my Land in New Market aforesaid, which is butted & bounded as follows, Viz^t beginning at Hubartus Neals Land on the South East Side of my Field Orchard (so called) & running Southwest-erly sixty four Rods, ranging two white Oak Trees before mention'd mark'd P. J. & running to Josiah Burleys Lands such a Weadth as will make fifty Acres, Viz^t below said Burleys Land, & also one third Part of my Marsh & Upland beforemention'd call'd first Marsh, with all the Priviledges & Appurtenances belonging or in any ways appertaining to said Parcels of Land & Marsh (excepting the one third Part thereof during the Natural Life of my Wife as above) —

Item, I Give & bequeath unto my beloved Son Simonds seventy Acres of my Land in New Market afores^d beginning at the upper Ends thereof by Smarts & Bracketts Land & running the whole weadth of my Land down towards the River till said Seventy Acres is compleated & also one third Part of my Marsh & Upland afores^d at first Marsh with all the Priviledges & Appurtenances belonging or any ways appertaining to said Parcels of Land & Marsh excepting the Third Part thereof during the Natural Life of my Wife, but if my Lands will not hold out so that each Son may have the full Number of Acres I have above bequeathed unto him then it is my Will that each Son shall fall short in his Number of Acres in proportion to the Number of Acres given him but if it Measures more each shall have his Proportion of the Overplus, according to the Number of Acres bequeath'd unto him —

Item. I Give & bequeath unto my beloved Daughters Viz^t Elizabeth, Susanna, Judith & Mary Three hundred Pounds Old Ten^r to each of them, according to the present Value in this Province, that is after Judith has been made equal with her other Sisters when they were married, which it is my will she should be, all to be paid within three Years after my Decease, & it is my will that Philip shou'd pay off the said Legacies to my said Daughters, three hundred Pounds to Susanna, & two hundred

Pounds to Judith, & that Jacob shou'd pay to Mary her three hundred Pounds, & that Simonds shou'd pay Elizabeth her three hundred Pounds, & one hundred Pounds to Judith —

And I do hereby ordain & appoint my Son Philip Fowler to be sole Ex^r to this my last Will & Testament & it is my will that he take my Stock Book Debts, Bills, Bonds & Whatsoever Estate Personal or Real is to be found, which is not bequeath'd to my Wife or Children to pay my just Debts & Funeral Charges & to make Judith equal with her Sisters as aforesaid & in Case there are not Sufficient herfor, then each Son shall pay an equal Part of what shall be needed more to pay my Debts &c. but if my Stock &c as above mention'd shall more than pay my Debts & funeral Charges &c then each Son shall have an equal Part of the overplus * * *

Philip Fowler

[Witnesses] Thomas Young, John Mead, Ichabod Whidden.]

[Probate Records, vol. 24, p. 525.]

A Codicil to the foregoin Will

Be it known to all Men by these Presents that I Philip Fowler of New Market within His Majesties Province of New Hampshire in New England Yeoman have made & Declared my last Will & Testament in writing baring Date the twenty Second Day of May Anno Domini Seventeen hundred & fifty four & in the twenty Seventh year of the Reign of His Majesty King George, the Second. I the S^d Philip Fowler by this Present Codicil do Ratify & Confirm my S^d last Will & Testament and do further declare that in as much as fifty Six acres of my Land on which my House Stands Is Since my Will was written In the Law And my Son Philip has oblidged himself to the Warranters Joseph Sherburn Esq^r Mr John Sherburn of Boston And M^r Henry Sherburn Esq^r Mr John Sherburn & M^r Daniel Ringe Merchants in Portsmth To defray one half of the Charge for the carrying the case home to England. It is my will that my other two Sons Jacob & Simond Should pay Each their Equal Part of S^d Charge with my Son Philip in proportion to their Interest in my Estate

as mentioned in My S^d Will. And also that in Case any of the Land I have will'd To Either of my S^d Sons Should hereafter come into the Law they Should Each of them bear their Proportion of the Charge which may thereby arise as afore S^d And my Will and meaning Is that this Codicil be Adjudged to be a Part and Parcel of my last Will & Testament and that all things therein Mentioned & contained be faithfully and truly performed, and as fully & Amply in Every Respect as if the Same were So declared and Set Down in my S^d will and Testament. Witness my Hand this Twenty fifth Day of July one Thosand Seven hundred & Sixty four

Philip Fowler

[Witnesses] Robert Smart, John Moody.

[Proved Aug. 26, 1767.]

[Inventory, June 1, 1767; amount, £935. 5. 6; signed by William Pottle and Walter Bryant.]

SAMUEL LEAVITT

1754

STRATHAM

[Warrant, May 22, 1754, authorizing Samuel Lane and William Pottle, both of Stratham, to appraise the estate of Samuel Leavitt of Stratham, yeoman.]

[Inventory, May 24, 1754; amount, £56. 16. 6; signed by William Pottle and Samuel Lane; mentions Dudley Leavitt as executor of the will.]

RICHARD JENNESS

1754

RYE

In the Name of God a men I Rich^d Jenness Esq^r of the Parrish of Rye in the Province of New Hampshire Beeing Week in Body * * *

Item I give unto my well Beloved wife Mary the use of the west end of my Dwelling House with the fire Rooms & other Priviledges and Conveniencies there to Belonging with fire wood Rady Cut to the doer & all other Nacerases of Life as is here after Provided for In this my Last will for During the tarm of her widowhood I also Give Grant & bequeath unto my Said wife all my Household Goods not Desposed of hereafter in this my Last will to her Despose for Ever —

Item I Give to my well beloved Son francis Jenness & to his Heirs & assigns for Ever Seventy five Acres of Land joining to that Land where his now Dwelling House & twenty five acres of Land is in Rye afore Said & is to Extend So many Rods Eastwardly into my other Land upon a Parallel Line a Crossing the Land I bot of the Lat Lieu^t Gouvneur Wintworth & a lot of Land I bot of W^m Cotton till the Said Quantity of Seventy five acres is Compleatly made up —

I also Give my Said Son francis one Whole original Right of Land in the township of Barnstead which Right of Land I bought of George walton of Newington Esq^r & also I Give unto my Said Son francis a one hundred Acre Lot of Land in the township of Chester Commonly Called the first Hundred Acre Lott in Said township which I bought of Sam^l tomson. I also Give unto my Said Son francis one halfe of a two Hundred & forty acre Lot of Land in the township of Barrington Which I bot of Cap^t w^m follows Late of Portsmouth deceased I also Give to my Said Son francis one halfe of an original Right of Land in the township of Gilmantown which I bot of W^m Rogers I also Give to my Said Son all my Right of Land in the township of Epsom which I bought of Nathaniel Morril Late of Rye Aforesaid Clerk Deceased I also Give to my Said Son francis two Shares of Marsh in Little River so Caled in Northhampton Parrish Bounded as followeth Viz Nothely on Marsh of Epharim Marston Westely on the Creek Southely on Marsh of Stephen Brown & Eastely on Lampers Land I also Give unto my Said Son francis two Acres of Marsh at the west End of the Six Shares So Caled in Little Rever

afore Said I also Give to my Son francis all that Part of four Acres Land that he has in his Presesain that I Desined for my Son Rich^d haveing Sold the other Part to Jethro Lock for him my Said Son Richard Provided Nevertheless & my Will & Meaning is that my Said Son francis Pay or Casse to be Paid to my well beloved Daughter Sarrah Marston Sixty Ounces of Silver or Bills of Credit or other Good Marchantable Pay at the Current money Price as Shall be acquivalent to Said Sixty Ounces of Silver Which he my Said Son Shall Choose as he is here after obliged to Pay the above Said Silver or other Marchantable Pay twenty Ounces with in one year after my Decease & twent Ounces with in two years & twenty ounces the third year Which Makes the above Said Sixty ounces as Above Said

Item I Give unto my well beloved Son Richard Jenness a Lot of Land on the North Side of the Road that Leads from Brackfast Hill Rendles farm at the North End of Said Hill it Being that Land I Bought of John & willim Cotton Contaning Ninty acres Be the Same More or Less as may more fully appear by there Deed of Sale to me —

I also Give unto my Said Son Rich^d Jenness the one half of that whole Right of Land in Gilmantown Which I bought of w^m Rogers afore Said I also Give unto my Said Son Rich^d that whole Right in Canterbury of which I was the original Propritor or Grantee Except the Home Lot which I have Disposed of I also give unto my Said Son Rich^d the one half of that two Hundred & forty acre Lot of Land in Barrington afore Said which was the original Right of w^m Follows late of Portsmouth afore Said inholder Deceased I also Give to my Said Son Rich^d & to his heirs & assigns for Ever the one Half of Lot of Land in Notingham the hole Lot Containing two Hundred & twenty Acres Which I Bought of Joshua Pairce Esq^r I also Give to My Said Son Rich^d Jenness that Salt Marsh he improves at Lamprys Cove So Called at Little Rever afore Said Provided Nevertheless & my will & Meaning is that My Said Son Rich^d Jenness Pay or Casse to be Paid to my well Beloved Daughter Hannah Lock Sixty

ounces of Silver or bills of Credit or other Good Marchantable Pay at the Current money Price as Shall be acquivalent to Said Sixty Ounces of Silver as he is here after Obligated to Pay the above Said Silver or other Marchantable Pay twenty ounces with in one year after my Decease twenty ounces with in two years & twenty ounces the third year which Makes the above Said Sixty as above Said

Item I give unto my Sons Franceis Richard Samuel & Joseph as trustees in trust for my Well Beloved Son Simon Jenness he being incapable of taking Care for himself a Certain tract or Parcel of Land Lying & being in Rye aforesaid Containing forty acres be the Same More or Less Bounding at the South easterly End of the Lots of Land I bought of the Said Lieu^t Gov^r Wentworth & Said John & willim Cotton it Being all that Remander of the afore Said Lotts of Land Not before Disposed of which Said tract of Land is to be improved for the use & Benefit of my Said Son Simon by the Said trustees in trust & in Cause the Said trustees in trust Shall find it Necessary to Sell the Same or Such Part thereof as the Said trustees in trust or the major Part of them Shall judge Necessary to be sold & the money there by raised be employed & improved for the Comfortable Support & Maintanance of him my Said Son Simon —

Item I Give unto my well beloved Son Samuell Jenness that Part of my farm where I now Live that lies on the westerly Side of the Road that Leads from my Grist Mill to Nathaniel Jenness House & from Said Grist Mill on the South west Side of Said Mill Pond & Brook up to the Saw Mill I also Give to my Said Son that Land on the Northerly Side of the Brock & on the weasterly Side of the Road Leads to James Pirkins House Reserving for My Son Joseph Jenness one halfe of the Pine timber Standing on the Mill Knoll So Called also the on halfe of the pine Tember on the North Side of the Saw Mill for & During the term of twenty years after my Decease & then is to be & Remain to & for the use of my Said Son Samuell I also Give to my S^d Son Samuell fifteen acres of Land be the Same More or Less that I

bot of Simon Dow of Hampton Said Land Lyeth in Rye afore Said by Henery Elkins^s Land —

I also Give to him my Said Son Sam¹¹ a Right of Land at Chichester of which I was the original Proprietor or Grantee

I also Give to My Said Son Sam¹¹ the one halfe of a Lot of Land in Notingham in the third Devission of Lots & N^o 27 Said Lot of Land I bot of Joshua Pearce Esq^r I also Give My Said Son Sam¹¹ the one halfe of My Right of Land in Gilmantown Not Before Disposed of in this my Last will or other wise I also Give to My Said Son Sam¹¹ the one halfe of My Right of Land in the township of Barnstead that was originally the Right of Nathaniel Morrals afore Said Provided Nevertheless & my Will & Meaning is that my Said Son Sam¹¹ Jenness Pay or Casse to be Paid to my well Beloved Daughter Hannah Lock fifty ounces of Silver or bills of Credit or other Good Marchantable Pay at the Current Money Price as Shall Be acquivalent to Said fifty ounces of Silver as he is here after obliged to Pay the above Said Silver or other Marchantable Pay twenty ounces within one year after my Decese & twenty ounces with in two years & ten ounces the third year which Makes the afore Said fifty ounces of Silver

Item I Give unto my Well beloved Son Joseph Jenness all my Estate Both real & Personal that I have not before Disposed of in this my Last will or otherwise also I Give to My Said Son Joseph the one half of my feld & forres which is at the South End of My New Paster So caled Joyning to the High way Near by Rich^d Jenness Ju^r House Provided Nevertheless he My Said Son Joseph Pay or Case to be paid unto My well Beloved Daughter Sarah Marston or to her heirs fifty ounces of Silver as he is here after obliged to Pay the above Said Silver or other Marchantable Pay twenty ounces with in one year after my Decese & twenty ounces with in two years after My Decese & ten ounces the third year which Makes the afore Said fifty ounces of Silver

Item I Give unto my two Grandsons Joshua Weeks & Richard Lock my Right of Land in the town Ship of Barnstead which Right I bot of Cap^t Clough of Canterbury I also Give unto My

Grandson Joshua Weeks one halfe of a Lot of Land in the township of Notingham that I Bot of Joshua Pearce Esq^r afore Said I also Give unto my Said Grandson Joshua weeks that Whole Right of Land in the township of Chichester which I Bought of M^r Joseph Worth of Hampton falls I also Give and Bequeath unto my Grandson Joshua Week two Acres of my Pond that I have betwext my House & the Sea to him & his heirs for Ever all he or thay Can Moe or Cut of the Said two acres I also Give & Bequeath unto my Said Grandson Johua to be paid or Delivered unto him when he Shall arrive at the age of twenty one years by my Executor one Cow & a yoke of Likle Steers of three years old

Item I Give & Bequeath my wearing Apparel to be Equally divded among my Said Sons Franceis Rich^d Simon Sam^l & Joseph

Item I Give My Books to My Children Sons & Daughters afore Said to be equally divided among them

Item I give unto my afore Said Dearly beloved Wife Mary over & above What I have before Given her in this my Last Will and my Will & Meaning is & I do here by order & Direct that my four Sons Frances Rich^d Sam^l & Joseph shall have Hold & enjy there Several & respective Legacies in this my Last Will to them bequeathed as Estates in fee Simple But they Shall hold them upon the following Conditions any thing Contained in this my Last will to the Contrary thereof Notwithstanding Viz that my Said four Sons Last Mentioned at their joint Cost & Charge Shall Procure to & for the Sole Use & Improvement of my S^d wife their Mother if She Shall demand it two Good Cows & Shall at their joint Charge as afores^d Provide Necessary & Convenient Pastreing & fodder for the well keeping the Said two Coues Summer & winter with out Corst or trouble to my S^d wife so long as She Shall Continuer a widow & I do further order & appoint that my Said four Sons Shall also provide for my Said wife without trouble or Expence to her Necessary & Convinient fuil for one fire with all the other Necessary & Convenient accomodations for her Comfortable & Honourable Maintenance & Support Such

as Drinck Apparrell & Physick & any thing else that may be necessary to make her Life easy dureing her widowhood as aforesaid

Item I Give & bequeath to my four Sons Francis Jenness Rich^d Jenness Sam^l Jenness & Joseph Jenness over and above what I have Given them in this my Last will the one halfe of a Saw Mell Standing on my one Land about forty Rods from my house to be equely devided betwext them with all the Right & Privalage to the Streem for Bulding S^d mell to them & to there heirs for Ever

I also Give unto my four Sons francis Rich^d Sam^l & Joseph all my Pond Betwext my house & the Sea to be Eaquely Devided Betwext them my Said Sons Except two acers before Disposed of in this my Last will with all the Salt marsh by Said Pond to be equely Devided be twext them thay my afore Said four Sons to be there Equel Part in the drawing the worter of & fencing Said Pound and I do here by Constitute ordain & appoint my S^d Son Joseph Jenness Sole Executor * * *

Signed Sealed Published Declared by the Said Rich^d Jenness Esq^r to be his Last will & Teastament in the Presence of us this 25th Day May 1754

Richard Jenness

[Witnesses] Joseph Brown Juner, Nathaniael Jenness,
his

Joseph + towle.

Marke

[Proved Jan. 25, 1769.]

JEREMIAH PHILBRICK 1754

KINGSTON

[Bond of Mary Philbrick, widow, with Ebenezer Stevens and Timothy Tilton, yeomen, as sureties, all of Kingston, in the sum of £500, March 27, 1754, for the administration of the estate of Jeremiah Philbrick of Kingston, yeoman; witnesses, Jotham Rindge, William Parker.]

[Inventory, April 1, 1754; amount, £6389. 10. 0; signed by Jeremy Webster and Samuel Winslow.]

[Administratrix's account of the settlement of the estate; receipts, personal estate, £1096. 0. 0; expenditures, £2515. 3. 6; mentions maintaining a child under seven years of age 104 weeks; allowed Oct. 30, 1765.]

Province of } To the Hon^{ble} John Wentworth Esq^r Judge
New Hamps: } of the Probate of Wills &c for the Province of
New Hamps:

This is to Inform your Hon^r that we the subscribers liveing Near the Estate of Jeremiah Philbrick late of Kingstown de-
ceas^d being desired by Lieu^t Israel Dimon now Husband of Mary:
Relict of the de-
ceas'd & administ^x on his Estate to give our Judgment relateing to the profit or Income of the s^d Estate of the
s^d Jeremiah: in order to settle with your Hon^r &c do give our
judgment as follows viz: that the s^d Estate dureing the Ten years
which s^d Dimon Improved it, is worth about one Hundred
pounds (Old Ten^r) p^r year to him, amounting in the whole to the
sum of One Thousand pounds (Old Ten^r) in Testimony whereof
we do hereunto set our hands the 13th day of febr^y Anno: dom:
1766

David Tilton
Jonathan Sanborn
Jonathan French Junr

NATHANIEL GLIDDEN 1754

EXETER

[Ann Glidden waives administration on the estate of her husband, Nathaniel Glidden of Exeter, May 28, 1754, in favor of Capt. Daniel Gilman of Exeter, chief creditor, "being fully Satisfied there is No Person Near of Kin to the deceased."]

[Administration granted to Daniel Gilman May 29, 1754.]

[Probate Records, vol. 19, p. 37.]

[Bond of Daniel Gilman, trader, with Moses Carr, physician, and Moses Stevens, tanner, both of Somersworth, as sureties, in the sum of £500, May 29, 1754, for the administration of the estate; witnesses, William Parker and Jotham Rindge.]

[Inventory, June 8, 1754; amount, £528. o. o; signed by Daniel Thing and Theophilus Smith.]

[Warrant, Aug. 28, 1754, authorizing Theophilus Smith, Daniel Thing, yeoman, Robert Light, gentleman, John Gilman, gentleman, and Joseph Scribner, yeoman, all of Exeter, to set off the widow's dower.]

Province of } Where as we The Subscribers were appointed
 New hamp^r } and authorized by The Houn^{ble} Andrew Wiggin
 Esq^r Judge of The probats of Wills &c for Said Province to Di-
 vide and Sett off to Ann Gliden of Exeter in Said province Widow
 Relect of Nathaniel Gliden Late of Exeter afore Said Deceas'd
 one full Third part of the Real Estate of The Said Deceased ac-
 cording to Quantity and Quality by meats and bounds to hold to
 her in Severalty as her Dower of The Estate of The Said De-
 ceased as by a Warrant from The Said Judge of Probates Dated
 august 28th 1754 may appear We have Pursuant to Said Warrant
 Divided and Sett off to the Said Ann Gliden in full for her Third
 part of The Real Estate of The Said Deceased to hold to her in
 Severalty as her dower in The Estate of Said Nathaniel Gliden
 Deceased The Land and Primeses herein here after mentioned &
 Circomcribed (viz) a Certain Peice of Land Containing Two
 acres and fifteen Rods and bounded as followeth begins at The
 north East Corner of The home place adjoyning to That Peice of
 Land Which John Dean purchased of The Said Nathaniel Gliden
 Deceased Then Runs North Thirty Eight Deg^r west ten Rods to
 a Stake and Ston Then Runs Southerly The Same breadth of ten
 Rods bounding Easterly on Cap^t Daniel Gilmans Land and
 Westerly on The other Two Third Parts of Said homested until
 it Coms to The high Way To Gether with The Dweling house

That Stands Thereon to hold to her In Severallty (During her natural Life) as her dower of the Estate of The Said Nath^u Gliden Deceas'd

In Testemoney where of we have hereunto Set our hand This Eleventh Day of october anno domini 1754

Theo: Smith

Rob^t Light

John Gilman Jr

[Administrator's account of the settlement of the estate; receipts, £480. 9. 0; expenditures, £425. 10. 1; allowed June 25, 1755; mentions children under seventeen years of age.]

EPHRAIM SANBORN 1754

EPPING

[Bond of Enoch Sanborn of Epping, yeoman, with Josiah Sanborn of Epping and Samuel Magoon of Exeter, yeomen, as sureties, in the sum of £500, May 29, 1754, for the administration of the estate of Ephraim Sanborn of Epping, not administered by a former administrator; witnesses, William Parker, Elliot Vaughan.]

[Account of the settlement of the estate; receipts, £1162. 16. 0, personal estate; expenditures, £1129. 8. 3; mentions "taking Care of a Child of said Intestate from its being one year & 3 months old til 7 Year old 300 weeks D^o for one which was three years & four months old at his Decease til its coming to 7 years of Age 195 Weeks," and "Income of the Real Estate during the Time my Wife Lived as her Dower for 6 years"; allowed Oct. 25, 1758.]

[Account of Abraham Sanborn as guardian of children of deceased; receipts, £300. 0. 0; expenditures, £224. 0. 0; allowed Sept. 25, 1755.]

[Guardianship of Jeremiah Marston Sanborn, minor, aged more than 14 years, son of Ephraim Sanborn, granted to Abraham Sanborn of Hampton Falls March 20, 1760.]

[Probate Records, vol. 21, p. 400.]

[Warrant, Oct. 15, 1765, authorizing Theophilus Smith, Josiah Sanborn, tanner, Josiah Robinson, gentleman, John Gilman, and Daniel Tilton, gentleman, all of Exeter, to divide the real estate between the son and daughter.]

[Report, Dec. 19, 1765, that the real estate cannot be divided without injury, finding it to be 46 acres and 120 rods, worth £2. 5. 0; signed by Theophilus Smith, Josiah Sanborn, John Gilman, Sr., Josiah Robinson, and Daniel Tilton.]

[See estate of Ephraim Sanborn, vol. 2, p. 697.]

JOHN FOGG

1754

HAMPTON

[Administration on the estate of John Fogg of Hampton granted to his widow, Meribah Fogg, May 29, 1754.]

[Probate Records, vol. 19, p. 37.]

[Bond of Meribah Fogg, with Samuel Fogg and Josiah Sanborn, both of Exeter, yeomen, as sureties, in the sum of £500, May 29, 1754, for the administration of the estate; witnesses, William Parker and Jotham Rindge.]

[Inventory, June 22, 1754; amount, £3588. 5. 0; signed by Samuel Fogg and Jonathan Shaw.]

[Administratrix's account of the settlement of the estate; receipts, £756. 5. 0; expenditures, £134. 0. 0; allowed May 28, 1755; mentions a child, Meribah Fogg, who was three and one half years old at the death of her father.]

ROBERT HANSON

1754

DOVER

[Administration on the estate of Robert Hanson of Dover granted to Lydia Hanson and Stephen Hanson May 29, 1754.]

[Probate Records, vol. 19, p. 37.]

[Bond of Lydia Hanson, widow, and Stephen Hanson, yeoman, with Timothy Hanson and James Young, yeomen, as sureties, all of Dover, in the sum of £1000, May 29, 1754, for the administration of the estate; witnesses, William Parker and Jotham Rindge.]

[Inventory, Oct. 26, 1754; amount, £10,546. 7. 0; signed by Joseph Hanson and Joseph Hanson, Jr.]

This Indenture Made the Ninth Day of May Anno Domini one thousand Seven hundred & Sixty four & in the fourth year of his Majesties' Reign Between Stephen Hanson of Dover in the Prov^e of New Hamp^r yeoman of one part James Hanson of the Parish of Madbury in Dover Afores^d yeoman also on one part & Elijah Hanson of Dover afores^d yeoman on another part Witnesseth that whereas the s^d Stephen James & Elijah Do now stand Legally Seized & possessed of Several Tracts of Land as tenents in common Lying & being partly in Dover & in Madbury afores^d partly in Barrington & in the New Township lying Adjoyning to the head Line of Rochester in s^d Prov^e & adjoyning on Salmon fall river which was granted by the purchasers John Tuffton Mason Esq^r his right to John Hanson Gershom Down & others which Lands was the Right & Property of our Hon^d father Robert Hanson Late of s^d Dover yeoman Dec^d who Died Intestate & Seized of In fee & at his Decease fell or Decended to us the s^d Stephen James & Elijah Hanson & to our Sister Susanah Hanson Now Susanah Varney whose Right we have purchased & the whole of our s^d Fathers Estate being Now the Right & Property of us the s^d Stephen James & Elijah Hansons now to the intent that a Just & a Perpetual Division shall be had & made between the s^d Parties of & in the aboves^d Tracts of Land

it is covenanted concluded & Agreed by & between the s^d Parties to these presents in manner & form following (Viz^t) the s^d Stephen Hanson for himself his heirs Exe^{rs} Adm^{rs} & Assigns shall henceforth & forever Peaceably & Quietly Have Hold Possess & Enjoy forty Acres & an half of Land (more or Less) being the homestead whereon our s^d Father last Dwelt & where the s^d Stephen Now Lives in Littleworth (so called) in Dover Afores^d with all the buildings of any kind whatsoever Standing or being thereon together with all the Priviledges & appurtenances any ways belonging or appertaining thereto as Also twenty Acres & one half of Land or the one half of forty one acres of Land in Common & not yet Divided with our Uncle Timothy Hanson of s^d Madbury who is the owner of the other half of s^d forty one acres of Land which s^d Land Lies at a place called Nock's Marsh in Dover afores^d & is bounded as followeth (Viz^t) Westerly Joyning to John Hanson's Land Northerly on L^t Moses Winset's Land & Easterly on Solomon Hanson's Land & To Have & To Hold the s^d forty two acres & one half of Land with the buildings & Appurtenances thereto belonging & the s^d twenty & half acres of Land or the one half of forty one Acres as afores^d with all the Priviledges & Appurtenances thereof unto him the s^d Stephen Hanson & unto his Heirs & Assigns forever & it is further agreed by & between y^e s^d Parties that the s^d James & Elijah Hanson their heirs Exe^{rs} Adm^{rs} shall by the Presents be utterly Excluded & forever Debarred from any right title inheritance Possession or Claim whatsoever of in or unto y^e aforementioned two tracts of Land with the Buildings thereon & any & Every part thereof & that the s^d James Hanson shall henceforth & forever hereafter Have Hold Possess & Enjoy y^e Remaining Sixty three Acres of Land in Madbury afores^d (be it more or Less) being the same Land whereon the s^d James Now Dwells & is bounded as follows (Viz^t) Northerly on the main road leading to Barrington Westerly on Barrington Line Southerly on Robert Huckins Land & Easterly on William Twambly's Land as also half of a Lot or right throughout the New Township lying ad-

joyning to the head Line of Rochester in s^d Prov^e & on Salmon fall river granted by the purchasers of John Tufton Mason Esq^r his right to John Ham Gershom Downs & other as afores^d as Also fifteen acres of Land or the one Sixth part of Ninety acres of Land (more or less) in Barrington Afores^d lying Now in common & undivided with our s^d Uncle Timothy Hanson & the other Owners of s^d Lot which s^d Ninety Acres Lies Adjoyning to John Parshley's Land To Have & To Hold the s^d Sixty three Acres of Land the half of s^d Right in s^d New Township in the s^d Sixth part of s^d Ninety Acres of Land as afores^d with all the Buildings Privileges & Appurtenances thereof unto him the s^d James Hanson & unto his heirs & Assigns forever & it is further Agreed by & Between the s^d Parties that the s^d Stephen & Elijah Hanson their heirs Exe^{rs} & adm^{rs} Shall by these presents be Utterly Excluded & forever Debarred from any right title inheritance Possession Claim or Demand whatsoever of in or unto y^e aforementioned Land allotted to the s^d James Hanson & any & Every part thereof & that the s^d Elijah Hanson shall henceforth & forever Peaceably & Quietly have Hold possess & Enjoy twenty Nine Acres & a Quarter of Land or the one half of fifty Eight Acres & one half of Land (more or Less) in Partnership with James Young Now lying in common & undivided with s^d James Young the Owner of the other half of s^d fifty Eight Acres of Land as Afores^d which s^d Land Lies in Madbury Afores^d & is bounded as followeth (Viz^t joyning Easterly on the road Leading to Gerish^s Bridge (so called) in s^d Madbury & Southerly on Daniel Young's Land Westerly on Isaac Twambly & W^m Twambly's Land & Northerly on our s^d uncle Timothy Hanson's Land as also twenty Acres of Land lying in Madbury Afores^d & partly in Dover afores^d at a place call'd Barbados & is bounded as followeth (Viz^t) Southerly Joyning on y^e main Road Leading through Littleworth to Madbury Afores^d Westerly joyning partly on Daniel Evens Land & partly on Daniel Hayes Land Northerly Joyning on Ralph Twambly & to s^d Road Also thirty acres of Land at Greenhill (so called) in Barrington Afores^d or the

three fifth parts of Land (more or Less) in partnership with John Hanson the other owner of s^d fifty Acres of Land his part being the two fifths or twenty Acres of s^d Lot which s^d Land Now lies in common & Undivided with y^e s^d John Hanson or However the s^d Land may be Described it being the three fifth parts of that Land that heretofore belonged to our s^d Hon^d Father Robert Hanson which he purchased of Joseph Ham in company with the s^d John Hanson the Owner of the two fifths of s^d fifty acres as Afores^d as Also the one half of a Right throughout the New Township lying adjoining to the head Line of Rochester & on Salmon river in s^d Prov^e which s^d New Township was Granted by the purchasers of John Mason Esq^r his Right to John Ham Gershom Downs & others To Have & To Hold all the Afores^d Tracts & parcels of Land set off & Described to the s^d Elijah Hanson with all the Priviledges & Appurtenances thereunto to him the s^d Elijah Hanson & unto his heirs & assigns forever & it is agreed by & Between y^e s^d Parties that the s^d Stephen & James Hanson their heirs Exe^{rs} & Adm^{rs} shall by these presents be utterly Excluded & forever Debarred from any Right title inheritance Possession or Claim whatsoever of in or unto the Aforementioned tracts of Land allotted or Set off to the s^d Elijah Hanson as Afores^d & any & Every part thereof & the s^d Parties Do by these presents release forever Quit Claim & Surrender up to Each other Respectively all Right Claim Challenge & Demand whatsoever of in & unto the s^d Land Building & Premises set off & asin'd to Each other as afores^d In Witness whereof the s^d Parties have hereunto interchangably set their Hands & Seals the Day & year first above written

Stephen Hanson

James Hanson

Elijah Hanson

[Witnesses] Solomon Hanson, Jonathan Hanson Jun^r

[Province Deeds, vol. 70, p. 467.]

DAVID ALLEN

1754

SALEM

[Bond of Susanna Allen, widow, with John Ober and Seth Pattee, yeoman, as sureties, all of Salem, in the sum of £500, June 7, 1754, for the administration of the estate of David Allen of Salem, yeoman; witnesses, Ebenezer Woodbury and Robert Ellinwood.]

[Inventory, June 19, 1754; amount, £524. 8. 9; signed by Nathaniel Dow and John Hall.]

ELIZABETH WEEKS

1754

PORTSMOUTH

In the Name of God amen

The Eleventh Day of June in the year of our Lord one thousand Seven hundred and fifty four. I Elizabeth Weeks Late of the Parrish of Greenland in New Hampshire in New England Widow, Being Sick & week of Body * * *

Item — I Give and Bequeath unto my Eldest Brother James Cate one ox Chain one plow one Cops & pin one Pitchfork also, Sixty Pounds (old Tenor Money) to be paid by my Ex^r after my Decease

Item — I Give & Bequeath to Edward Cate my Second Brother one Great hammer & one note of hand he Gave me of forty Pounds old Tenner & forty pounds to be paid him by my Executor after my Decease.

Item — I Give and Bequeath to Tucker Cate my third Brother one Bond I have against him for Eighteen pounds also one other Bond of Sixty pounds wherein your son Joshua is bound with you and Sixty pounds old Tenor to be paid you by my Executer after my Decease also 1 Chain & Som peises of Chain one old Broad ax & a small hatchet one small Iron shovle two hand saus one a small one, one Book The seamans Compass Speritualized

Item — I Give and Bequeath unto william Cate my fourth Brother my Great Bible and one hundred pounds Old Tenor in money to be paid by my Executor after my Decease also my Best Gunn you have in your hands already —

Item — I Give and Bequeath unto Joshua Cate my fifth Brother one Suite of Curtains which you Left in my hands for twenty pounds my Small Gunn & powder horn also Sixty pounds old Tenor money to be paid by my Executor after my Decease also one book an alaram to the unconverted Sinner —

Item — I Give & Bequeath to Margret Wieat my Black Caliminco Quilted Coat & my Broad Cloath riding whood & two Large silver spoons and my small Chist also one hundred & fifty pounds old Tenor money to be paid by my Executor after my Decease —

Item I Give & Bequeath to Anna Thompson Daughter of my Sister Bridget Barker Deceased, my Gold Necklace my Black mourning Goun my two Quilted Coats my warming pan my Largest Brass skilet my frying pann Ironing Box with three heeters thirty Eight Scanes of Linnin yarn Sixteen scanes of Towe & four pound of sheeps wool, two striped homspon under Coats one Black & white the other Blue & white four pair of yarn stockings & one pair of Black wosted my Blew and white homspun Goun, one Iron Spade one tinn funell one tinn Saws pan one Choping knife and Six Capps three with Cambrick Boarders one Large holland apron one Large Linnen D° & one New Holland apron one Large Silk & Linnen hankerchief and Lennen Ditto one Cambrick hankerchief and three Small Linnen Ditto three Small pcs of Velvet & Six Course Linen Towels my meett Knives & forks two Course Linnen Aprons one of them Checked woolen one Iron Candle stick my old Bonnet Close Line five or Six pound of tow one bushell & half of Corn wth Bag one spit one pair of handirons shovle & tongs & one Old slice one paire Belloses also three pecks of rie in a box four white Chaires two Corn Baskets one Large Chist two wooden platers two wooden boules three wooden Dishes & four plates one Book

of the two Covenants my Velvet whood with broad Lace One Bed that I now Lay on with Bedsted Cords two p're sheets two Coverleds one hollow sheet New one Cotton & Linen at the head of the Bead one Boulster two pillows two Blankets one New the other old twelve quart Botles one pair English shoes half worn one old Brass Kittle four woollen westcoats two of them Long one three Linnen shifts one New & two old ones & two Cotton & Linnen shifts my floward russett wraping gown one pair of Pillow Casses one Towel and one Dieper Table Cloath, also twenty Eight pounds of money Old Tenor to be paid by my Executor after my Decease — also two wheles one for woollen y^e other for Linnen 2 p^r of old shoes one pre Blew wosted stockings with red Clocks.

Item I Give & Bequeath to Elizabeth ffrost Daughter of my Sister Mary ffrost two Puter Platters Six puter plates one floward Musling Apron & one Large plain apron three Holland Capps with Cambrick borders one holland hankercheif one Green floward russet Goun my Largest Iron pott one tramel four Tea spoons with my tea pot Cupps & Sawzers also My Crimson Broad Cloath Cloak one Linnen shift and tenn pounds old Tennor money to be paid you by my Executor after my Decease

Item I Give to Jane ffrost Daughter of my Sister Mary ffrost my Blew and Black Checkard Goun one Tow & Linnen Table Cloath my least Iron pot & five puter plates and two pear of yarn stockings one Linen shift and ten pounds Old Tenor Money to be paid you by my Executor after My Decease —

Item — I Give to Eliz^a Cate Daughter of W^m Cate my Gold ring I Now weare the posey is Love & Live Happy

Item — I Give & Bequeath to Jane Piper y^e wife of Jonathan Piper of Strathem two puter porengers

Item — I Give & Bequeath unto Margret Landerkin Daughter of my Sister wiet my Croscot saw also My Black Lute str^s Goun a Book the treatis to y^e Lords Supper & my Silver Buckles to be Given to her by my Executer after My Decease

Item — I Give & Bequeath unto Margret Gardner my Double Damask Goun and my Small ovle Table

Item — I Give unto Abigail Watson widow my Blew short Cloak & five pounds Old Tenor Money to be paid by my Executor after my Decease

Item — I Give & Bequeath to Elizth Rodgers my Gold Sleave Buttons I now weare

Item — I Give & Bequeath my Nurse Elisabeth Rawlings my Black Silk Bonnet & my Small Looking Glass —

Item — I Give & Bequeath to Dennis Selevan five pounds old Tenor in money to be paid by my Executer after my Decease

Item I Give & Bequeath unto my well beloved ffriend John Gardner whome I Likewise Constitute make & ordain my Sole Executer of this my Last will & testament my Chist of Draws & Large ovle Curld maple table Eight black Chairs & one Large one my Small Brass skillet a pair of Stilliards one Corse sive one Bedstead and Bead two pair of sheets Coverleds Blankets Bolsters & Pillows also three hundred & fifty Pounds to be taken out of my Bonds Bills & notes of hand also two hundred Pounds for my funeral Charges to give my five Breatheren hatbands & Gloves & my sister wiewat Gloves, and the under beares, also the upper beares rings & Gloves All the rest & residue of my Estate Goods Chatles or money whatsoever is to be Destributed by my Executer above named after my funeral Charges & Debts are paid to be Equally Distebuted to Anna Thompson Eliz^a ffrost & Jane ffrost. And I do hereby make and appoint John Gardner my Sole Executre * * *

the mark of
Elizabeth + Weeks

[Witnesses] Thomas How, Benjamin Sleeper, Cyprian Jeffry.
[Proved July 30, 1755.]

[Warrant, July 30, 1755, authorizing John Griffith, shop-keeper, and Daniel Jackson, block maker, both of Portsmouth, to appraise the estate.]

[Inventory, Oct. 29, 1755; amount, £646. 1. 0; signed by Daniel Jackson and John Griffith; mentions deceased as of Portsmouth.]

EBENEZER SINCLAIR 1754

EXETER

[Guardianship of Richard Sinclair, minor, son of Ebenezer Sinclair, granted to Nathaniel Folsom of Exeter July 3, 1754.]

[Probate Records, vol. 19, p. 67.]

[Bond of Nathaniel Folsom, innholder, with Theophilus Smith as surety, both of Exeter, in the sum of £100, July 3, 1754, for the guardianship of Richard Sinclair, minor, son of Ebenezer Sinclair of Exeter, deceased; witnesses, Richard Young, John Mason.]

ABRAHAM BRADLEY 1754

CONCORD

In the Name of God, Amen, this Eighth Day of July Anno Domini 1754, and in the Twenty Eighth Year of His Majesties Reign. I Abraham Bradley of a Place called Rumford in the Province of New-Hampshire in New-England Yeoman, being Sick and Weak in Body * * *

Item, I give and bequeath unto Elizabeth my dear and well beloved Wife the free Use and Improvement of my dwelling House and Barn and all the Lands which I have in said Rumford already laid out, and not otherwise disposed of by me, to be by her freely possessed and enjoyed dureing her natural Life, and at her decease it is my Will and Pleasure that the said Houseing and Lands (excepting half an Acre which I reserve for the Use of my Negro) shall descend to my Two Grandchildren hereafter mentioned in manner following, viz^t The Six Acre Lott of Interval belonging to the Original Right of Nathan Bloggett shall

descend to my Grandaughter Susanna Bradley, her Heirs and Assigns, provided the said Susanna when she arrives at the Age of Twenty One Years shall give to her sisters Mary and Anna in equal Shares two Thirds of the Value of Said Six Acre Lott in her Share of her Fathers Estate at Exeter in s^d Province, and that my dwelling House and Barn and the rest of the Lands which I have given the Improvement of to my Wife (excepting the half Acre reserved for my Negro) shall descend to my Grand Son John Bradley, his Heirs and Assigns, He paying to his Sister Mehitable the Sum of Five Pounds in Bills of Credit of the New Tenor on said Province when he come to the Age of Twenty One Years, I also give my said Wife the Use of my Negro Pompey durement her natural Life, together with my Stock of Cattle, Horses, Sheep & Swine not otherwise disposed of, and Utensils for Husbandry and Houshold Goods and Provisions, and it is my Will and Pleasure that at her decease, the said Stock of Cattle of all Sorts and Household Goods shall be equally divided betwixt my Daughters, and the Utensils for Husbandry of all Sorts shall be for my Grandson John Bradley —

Item, I give and bequeath unto my dear and well beloved Son Jeremiah (besides the Farm I have already given him) One Third part of all my undivided Lands which is his full Portion of my Estate.

Item, I give and bequeath unto my dear and well beloved Daughter Martha four Acres of Land in said Rumford lying on an Island in Horse Shoe Pond Laid out to the Original Right of John Ayer also One Cow.

Item, I give and bequeath unto my dear and well beloved Daughters Abigail Richards, Apphia Farington, Abiah Eastman, Martha Bradley, Mehitable Eastman and Elizabeth Folsum One Third Part of all my undivided Lands in said Rumford (excepting twelve Acres of said Third Part, which I reserve for paying my Son Farington) to be equally divided betwixt them. I also give them my Stock of Cattle of all kinds not otherwise disposed of and Household Goods to be equally divided betwixt them at

their Mothers decease, which with what I have alread given them is their full Share and Portion in my Estate.

Item, I give and bequeath my said Negro Pompey after my Wifes decease to my said Grandson John Bradley also all my Utensils of Husbandry —

Item, I give and bequeath unto my said Grand Daughter Susanna Bradley One Cow after my Wifes Decease —

Item, I give unto my Negro Pompey the Use and improvement of One half Acre of Land by my dwelling House taking in my Nursery for part of it during his natural Life at his decease to revert to my said Grandson John Bradley, his Heirs and Assigns and I will and Order my Son Timothy to take especial care that my said negro be not wronged by my aforesaid Grandson in any Ways and if he should wrong him I give him Power to do him Justice

Lastly, I give and bequeath unto my dear and well beloved Son Timothy all the Remainder of my Estate not herein otherwise disposed of whether in possession, Reversion or Remainder which with what I have already given him is in full of his Portion in my Estate, I also hereby Constitute, Ordain and Appoint him my said Son Sole Executor * * *

his
Abraham X Bradley
Mark

[Witnesses] Amos Abbott, Samuel Davis, Benj^a Rolfe.

[Proved Sept. 24, 1755.]

[Warrant, Sept. 24, 1755, authorizing Benjamin Rolfe and John Chandler, gentleman, both of Rumford, to appraise the estate.]

[Inventory, Nov. 10, 1755; amount, £630. 11. 3; signed by Benjamin Rolfe and John Chandler.]

SILVANUS SCOTT

1754

PORTSMOUTH

In the Name of God amen — The Seventeenth Day of July Annoque Domini 1754 I Silvanus Scott of the Town of Portsmouth in the Province of New Hampshire in New England Weaver being aged & Sick in Body * * *

Item: I Give and bequeath unto My Wellbeloved Wife Sarah the use & Income & Improvement of My whole Estate During her Widowhood Next after My Decease and the Disposal of all My Household Goods forever among My four Daughters hereafter Named —

Item I Give unto My Son Samuel Scott over and above what I have already Given him the Sum of five Shillings Lawful Money to be paid him out of My Estate by My Executors a Convenient time after My wife Sarahs Decease and I Do hereby order and oblige My Said Son Samuel to pay the Leagecies herein Mentioned to my Daughters out of his own Estate or to My Executors on their Demand which Said Sumes is Due to Me from My Said Son Samuel as his Note of hand in My favour will Make plainly appear

Item: I Give unto My Daughter Ruth Tompson widow of George Tompson Deceased the Sum of four pounds old Tenor to be paid her twelve Months after My Wife Sarah her Decease by My Son Silvanus out of My Real Estate

Item: I Give unto My Daughter Sarah Seavey the Wife of Joseph Seavey the Sum of four pounds old Tenor to be paid her at a Convenient time within two Years after the Decase of My Wife Sarah by My Son Silvanus out of my real Estate

Item I Give unto Elizabeth Foster the Wife of Benjamin Foster the Sum of four pounds old Tenor to be paid her within three Years after the Decease of My Wife Sarah by My Son Silvanus out of My Estate

Item I Give unto My Daughter Frances Foster the wife of Wooden Foster the Sum of four pounds old Tenor to be paid her

within four Years after the Decease of My Wife Sarah out of My Estate by My Son Silvanus

Item: I Give unto My Son Silvanus Scott his heirs and assigns forever My Dwelling house & Land and the whole of My real Estate after My Legacies herein Mentioned and Just Debts and funeral Charges are paid out of the Same also I Give unto Said Son Silvanus a Note of hand that My Son Samuel Gave Me for four pounds Lawful Money for My Said Son Silvanus to take possession of My Said Real Estate after the Decease of My Wife Sarah and I Constitute and appoint My Brother in Law James Moses and Mr John Langdon to be Executors * * *

Silvanus Scott

[Witnesses] James Moses, Jessha Suard, The mark of Mary X Rand.

[Proved Oct. 15, 1756.]

JOSHUA PEIRCE

1754

PORTSMOUTH

In the Name of God Amen I Joshua Peirce of Portsm^e In the Province of New Hamp^r Esq^r Being Indisposed of Body * * *

Item I Give to the Children of my Brother Joseph Peirce late of Portsmouth Esq^r Deceased a Debt of thirty two pounds Ten Shillings & two Pence old Tenor which he Owed me at the Time of his Decease I Also Give his three Daughters Twenty five pounds old Tenor Each to be paid by my Executor as they arrive to the age of Eighteen Years Respectively. —

Item I Give & Bequeath to my Sister Sargent an annuity of Twenty five Pounds old Tenor Out of my Estate to be paid by my Said Executor annually During her Natural Life I Also Give & Devise to her son John Winslow all my Right Estate & property within the Bounds of that Tract of Land Granted By the prop^{rs} of Masons Right So Called to Ebenezer Varney & Others & to her son Joshua Winslow all my Right Estate & Property In

that Tract of Land Granted by said Prop^{rs} to Jn^o Ham & Others —

Item I Give to my Brother in Law Joseph Green my Largest Enamell'd Burnt China Punch Bowl & I Also Give unto his son Joseph Green all my Right Estate Interest & Property In that Township or Tract of Land Called & known By the Name of New Boston & to his son Joshua all my Right Interest Estate & property within the Bounds of that Tract of Land Granted by said Prop^{rs} to Jon^a Chesley & Others —

Item I Give to ——— Green the Eldest Son of my Sister Margaret Green all my Right Interest Estate & property within that Tract of Land Granted as aforesaid Called Parrys Town & to her son ——— Green the Younger all my Right Interest Estate & Property In that Tract of Land Granted as aforesaid Called Steven's Town —

Item I Give & Devise to Hugh Hall Wentworth three hundred acres of Land & to Joshua Wentworth the son of Daniel Wentworth Late of Portsmouth aforesaid Shopkeeper Deceased two Hundred Acres of Land both said Tracts of Land to be as Near to Winnepiseoky Pond as may be on my Land there not already Laid Out the said Devisees to have Only my Right & Title to Said Tracts of Land to be Laid Out So as to Come to said pound And not prejudice the Laying Out the Residue of my Lands there all the aforesaid Gifts & Devices of Lands to be to the Respective Devisees & their Respective heirs & Assigns forever

Item I Give to my Sister Eliz^a Osborne One hundred Pounds old Tenor and a Suit of Mourning Such as Shall be Reasonable & Decent Considering of all Circumstances —

Item I Give & Devise to my Brother Daniel Peirce all my Right Estate Interest & Demand In & unto my fathers Estate and also my Mothers Estate or Which Descends to me from her & all my Right Estate Interest & Demand In & unto the Estate Which Was Col^o Samuel Moor's And Which Comes to me from my Sister Mary Moor Deceased Saving & Excepting What I have Already Disposed of and also all my Right Estate Property &

Demand of In & unto the Lands Purchased by me (with Others) of John Tufton Mason Esq (Excepting Twenty Acres thereof Which I have sold & What is Otherways Disposed of Out of the same Lands In this my Last Will) Divided or undivided — I also Devise to him my Said Brother Daniel One Quarter Part of a saw Mill In Nottingham Standing upon Petuckaway Falls & two hundred Acres of Land Lying Near to the said Mill & is Number'd four In the first Range being part of the Original Right of John Bagly To have & hold the said Prem^s & to him the said Daniel Peirce his heirs & Assigns forever — I Also Give him my Said Brother all my Wearing apparel In Consideration of all Which I Order him to Pay to my Brother Nathaniel Peirce One hundred Pounds sterling —

Item I Give & Devise to my Brother Nathaniel Peirce my Dwelling house Where I now Dwell In Portsm^o aforesaid & the Land thereto Belonging On Pickerings Neck, as the Same is now fenced with all the Buildings thereon & that Lot of Wharf Priviledge I bought of Elisha Plaisted Situate On said Neck & Which Lies Eastward of the Dwelling house of Cap^t Nath^l Jones with the Wharf & Ware house Standing thereon & also two hundred acres of Land Lying In the said Township of Nottingham being the Lots Number'd Sixteen & Egtheen In summer Street So Called with all the Buildings thereon & three hundred acres of Land In said Nottingham In Winter Street So Called Viz. Number thirteen & Number fifteen & Number twenty & three hundred acres In said Town of Nottingham Lying upon Cross Street So Called which is Part of the Original Right of Joseph Dodge & is Numbered two & three all the Tracts & parcels of Land be they more Or Less & however Bounded & Limited & Described with all the Buildings thereon to hold to him my Said Brother Nath^l Peirce & his heirs male of his body Lawfully Begotten forever — But In Default of Such heirs male then to my said Brother Daniel & the heirs male of his body Lawfully Begotten & In Default of Such heirs male of the Body of the said Daniel then all the said Prem^s to Go to the Eldest

son of my Said Sister Sargent the Eldest son of my Sister Ann Green & the Eldest son of my Sister Margaret Green & to their heirs & Assigns forever — I Also Give & Devise to my Said Brother Nathaniel & his heirs for the Uses Intents & Purposes hereinafter Declared Nine hundred acres of Land In the Said Township of Nottingham One hundred & fifty Acres being Part of the Original Right of Clement Hughes three hundred & fifty acres Part of the Original Right of Edward Sargent One hundred & fifty Acres Part of the Right of John Bagley & two hundred & fifty acres Part of the Original Right of Joseph Richards That is to Say for the Paying all my Just Debts Funeral Charges & the Legacies Given In & by this my Last Will & Testam^t Which are Pecuniary Legacies With full Power to Dispose Sell & Convey the Same Or any Part thereof for the Ends & Purposes aforesaid if he Shall Judge it Necessary & all the Residue thereof to be to the use of the said Nathaniel his heirs & Assigns forever —

And all the Rest Residue & Remainder of my Estate Real & Personal Wherever the Same is & Shall be found I Give Devise & Bequeath the Same to him the Said Nathaniel to be Absolutely at the Disposal of him his heirs Exec^{rs} & Adm^{rs} I Also Give him the said Nathaniel One hundred Pounds Sterling to be Paid to him By my Brother Daniel as aforesaid or Taken Out of the Estate I have herein Given to him — Lastly I hereby Nominate & appoint my Said Brother Nathaniel Sole Executor of this my Last Will & Testament hereby Revoking all former Wills & Testaments By me made —

Upon Reading and Considering my Will as above Declared I think Proper to make this Alternation that is In Cases of failure of Heirs male of the Body of my Brother Daniel then the Estate Which Shou'd have Gone to such heirs as aforesaid shall Come & Descend to the said Eldest sons of my said sisters as aforesaid & to the survivor of them the said sons & to the Heirs male of the Body of Such Survivor — And In Case of the failure of Such heirs Male then I hereby Give & Devise the said Estate to the Ministers & Wardens of the Church of England

In the Town of Portsmouth Which is now Settled & Established there for the Time then Being & to their Successors as feoffes In Trust for the use of said Church forever and hereby Revoke the Limitation made as aforesaid to the heirs, & Assigns of the said Sons of my said sisters —

In Witness Whereof I have hereunto Set my hand & Seal the 18th day of July Anno Domini 1754 —

Josh^a Peirce

[Witnesses] William Parker, Benj^a Akerman, Moses Ward.

I Joshua Peirce of Portsmouth in the Province of New Hampshire Esq having made my Last Will & Testament Bearing Date the 18th day of July Anno Domini 1754 — Do Judge Proper to make & Declare this Instrument as a Codicil thereunto —

Imprimis Instead of What I have Given to my Sister Elizabeth Osborne In my Said Will I Give her a Legacy but Leave it Intirely to the Discretion of my Executor What it shall be both as to Quantity & Quality & hereby Revoke the Legacy Given her In the said Will —

Item I Give unto Cap^t William Wentworth the Black mare Which I usually Ride & Which I had of him —

Item I Give & Bequeath to the Rev^d Arthur Brown a Suit of Black Clothes to be Procured & Delivered to him By my Executor the Charge there of to be Paid Out of the Lands I have Given & Assigned In my Said Will for the Payment of Debts & funerall Charges —

Item I Order my Executor to Build a Tomb or Vault In the Church Yard In Portsmouth aforesaid the Charge thereof to be Paid Out of the said Lands & as Soon as it is built to Remove the Bones of my Brother Joseph Peirce Which now Lie at Greenland Into the Same — Lastly I Give to my Brother Nathaniel Peirce Two Rights in the Tracts of Land Called the Manadnuck, Granted By the Prop^{rs} of the Right of John Tufton Mason Esq he my Said Brother to take his Choice of Which two Rights he Pleases there To hold the said Rights to him his heirs & As-

signs — and In all Other Respects I Do hereby Ratify & Confirm my Said Will & Declare this Codicil to be a Part of my Last Will & Testam^t

In Witness Whereof I have hereunto Set my hand & Seal the 27th day of July Anno Domini 1754 —

This to be understood that the two Rights mentioned In the manadnacks is to Contain all the Lots that is Drawn or to be Drawn to my Right In two Townships —

Josh^a Peirce

[Witnesses] John Wentworth, Benjamin Akerman, Hugh Hall Wentworth, Jonathan Blanchard.

Portsmouth August 4th 1754

Whereas I had Given my Sister Osborne a Suit of Mourning but hearing she Was Dangerous Ill have Ordered it Otherwise & now I Counter Man those Orders & Order my Executor to Give her a Suit mourning —

Josh^a Peirce

[Proved Aug. 28, 1754.]

[Probate Records, vol. 19, p. 78.]

[Bond of Nathaniel Peirce, mariner, with Daniel Peirce as surety, both of Portsmouth, in the sum of £5000, Aug. 28, 1754, for the execution of the will; witnesses, John Hart, William Parker.]

[Administration granted to Ann Pierce, widow, Jan. 25, 1764.]

[Probate Records, vol. 23, p. 159.]

[Bond of Ann Peirce, widow, with George Jaffrey and Clement Jackson as sureties, all of Portsmouth, in the sum of £500, Jan. 25, 1764, for the administration, with will annexed, of the estate; witnesses, John Wendell, Joseph Clark.]

[Administration granted to Ann Peirce, widow, Feb. 19, 1767.]

[Probate Records, vol. 24, p. 345.]

[Bond of Ann Peirce, widow, with George Jaffrey and Leverett Hubbard as sureties, all of Portsmouth, in the sum of

£1000, Feb. 19, 1767, for the administration, with will annexed, of the estate; witnesses, John Wendell, Sarah Wendell.]

[Inventory, April 28, 1767; amount, £2205. 0. 0; signed by Samuel Penhallow and John Wendell.]

[License to Leverett Hubbard and his wife Ann, administratrix, Feb. 27, 1782, to sell real estate.]

SAMUEL EATON

1754

PLAISTOW

[Receipt of Job Eaton, Plaistow, Feb. 27, 1754, to his father, Samuel Eaton, for £235. 0. 0, his share of the estate.]

[Administration on the estate of Samuel Eaton of Plaistow granted to Job Eaton and Samuel Eaton July 31, 1754.]

[Probate Records, vol. 19, p. 67.]

[Bond of Job Eaton and Samuel Eaton, both of Plaistow, with Joseph Harriman of Plaistow and Annis Campbell of Kingston as sureties, in the sum of £1000, July 31, 1754, for the administration of the estate; witnesses, Robert Campbell and Jonathan Blanchard.]

[Inventory, Dec. 12, 1754; amount, £5135. 15. 0; signed by Daniel Little and Jonathan Carleton.]

[Account of Job Eaton, administrator, of the settlement of the estate; receipts, £989. 1. 8; expenditures, £365. 14. 5; exhibited March 31, 1756.]

province of } plastow November y^e 16 1756 Pursuant
Newhampshier } to an order from the Judge of Probate for Said
Province we have Set off to Hannah Eaton widow Relict of
Samuel Eaton late of Plaistow afores^d Deceased for her Dower &
thirds of Said Estate as followeth Begining at a Stake and Stones
By the Cornouer of John Heath Land thence Running Eastarly

to a stake and stones thence Runing Northerly to two Burch Bushes by Joseph Herrimans fence then Runing Easterly by the fence to the Rode that leds to Herrimins mill thence Southeast to the Rode that leads to Haverhill — thence Runing Southwest as the Rode goes to John Heath Land thence Norwest By Said Heath Land to the Bounds first menched and I the Said Hannah Eaton Have agreed To Take my Third part of the oute Lands for wood land Bounded as followeth Begining at a mapel tree at the East Side of the Swomp thence Runing westerly by the marked Trees to a Red ash & westerly to a Black Oke tree at the Rode thence Runing Northwest to the fence of peaslee farme So Called thence Runing Eastly By Said fence to the East side of the Swomp thence Southeastrly to the Bounds first menched and I the Said wid Hannah Eaton Have Recived one third part of the persenal Estate That is Left Besides paying the Depts and I the Said Hannah Eaton is fully Sattesfied with this agreament wich I Have made with Job Eaton Adminstrator for my third part of my Husband Samuel Eatons Estate I am fully Satisfied and Contented therewith as witness my Hand

Witness

her

Jonathan Carleton

Hannah X Eaton

Bartholomew Heath

mark

the within mentioned Division is made by us according to the best of our Judgm^t without Partiality

Joseph harriman

moses stevens

Jonathan Carleton

Bartholomew Heath

[Warrant, Feb. 16, 1757, authorizing Jonathan Carleton, gentleman, Ebenezer Noyes, yeoman, Thomas Hale, gentleman, all of Plaistow, Francis Chase and Thomas Walter Powers, yeomen, both of Newton, to report on the division of the estate.]

[Report, June 13, 1757, against the division of the estate, and appraising it at £630. 7. 8; signed by all the commissioners.]

[Guardianship of Mehitabel Eaton, Obadiah Eaton, Betty Eaton, and Peter Eaton, aged less than 14 years, children of Samuel Eaton, granted to Thomas Johnson of Plaistow, yeoman, Oct. 26, 1757.]

[Probate Records, vol. 20, p. 325.]

[Bond of Thomas Johnson, with Joseph Harriman of Plaistow and Stephen Emerson of Hampstead, yeomen, as sureties, in the sum of £1000, Oct. 26, 1757, for the guardianship of Mehitabel Eaton, Obadiah Eaton, Betty Eaton, and Peter Eaton; witnesses, John Smith and William Parker, Jr.]

[Guardianship of Ithamar Eaton, minor, aged more than 14 years, son of Samuel Eaton, granted to Thomas Johnson Oct. 26, 1757.]

[Probate Records, vol. 20, p. 345.]

[Bond of Thomas Johnson, with the same sureties, in the sum of £500, Oct. 26, 1757, for the guardianship of Ithamar Eaton; same witnesses.]

[Bond of Job Eaton of Plaistow, yeoman, with Joseph Harriman of Plaistow, yeoman, and Benjamin Emerson of Hampstead, gentleman, as sureties, in the sum of £1000, Oct. 27, 1757, for the payment of their respective shares to Mary Heath, wife of Nehemiah Heath, Ebenezer Eaton, Abigail Eaton, Ithamar Eaton, Mehitabel Eaton, Obadiah Eaton, Betty Eaton, and Peter Eaton; witnesses, James Emerson and Daniel Little.]

[Administrator's additional account; receipts, £1357. 1. 4; expenditures, £681. 2. 8; allowed Oct. 27, 1757.]

[Guardianship of Mehitabel Eaton, minor, aged more than 14 years, daughter of Samuel Eaton, granted to Elisha Swett of Kingston May 21, 1760.]

[Probate Records, vol. 21, p. 433.]

[Bond of Elisha Swett, with Jonathan Downing and Francis Batchelder as sureties, all of Kingston, in the sum of £500, May

21, 1760, for the guardianship of Mehitabel Eaton' witnesses, William Parker, Abigail Parker.]

[Guardianship of Obadiah Eaton and Betty Eaton; minors, aged more than 14 years, children of Samuel Eaton, granted to Francis Batchelder May 5, 1766.]

[Probate Records, vol. 24, p. 194.]

[Bond of Francis Batchelder, cooper, with Jonathan Greeley and Ebenezer Batchelder, yeoman, as sureties, all of Kingston, in the sum of £100, May 5, 1766, for the guardianship of Obadiah Eaton and Betty Eaton; witnesses, Samuel Fifield, William Parker, Jr.]

[Guardianship of Peter Eaton of Kingston, son of Samuel Eaton, granted to Ithamar Eaton June 23, 1767.]

[Probate Records, vol. 24, p. 460.]

[Bond of Ithamar Eaton, cooper, with Ezra Currier, yeoman, and Nathaniel Batchelder, gentleman, as sureties, all of Kingston, in the sum of £100, June 23, 1767, for the guardianship of Peter Eaton; witnesses, Josiah Brown, William Parker, Jr.]

JAMES PERKINS

1754

KENSINGTON

in the Name of God Amen I James Perkins of the Parish of Kensington in the Province of Newhampshire in Newengland Yeoman being weak of Body * * *

1^{ly} I Give and Bequeath to my well beloved wife Shua Perkins the improvement of the one half of my Dwelling house and the one halfe of my Barn and the improvement of the one halfe of all my Land laying in Kensington and the one halfe of all my Salt marsh all to improve So long as shee shall Continue my widow and at her Death or Day of marriage then to go to those that I Give them to in this my will and I Give my said wife the one halfe of all my Stock of Cratuers of all Sorts and all the move-

ables in my house Excepting three feather Beads and the Beading Beloning to said Beads the Said Stock and moveables as is above Expressed my said wife to have to Despose of as Shee shall see Cause and the one half of my implyments of husbandry I Give to my said wife

2ly I Give and Bequeath to my three sons namely David moses and simon forever all my Land laying in the township of nottingham in new hampshire to be Equally Divided Between them according to quantity and quallity —

3ly I Give and Bequeath to my two sons Joseph and Benjamin and my wife being with Child now and if that Should Be a son and live to the age of twenty one years then I Give to the above named Joseph and Benjamin and the Child which my wife is now like to have if it Should be a son all my Rights or Shears or Grants of Land laying in hales Town so Called to be Equally Divided Between them according to Quantity & quality but if my wife Should have a garl then to have its portion some other way —

4ly I Give and Bequeath to my Daughter Lidia fifteen Pounds money old tenor Bills of Credit, and one Cow to be Paid to her By my son Jonathan Perkins when shee shall Come to the age of twenty years or Day of marriage which shall happen first and one feather Bead and Beading Belonging to said Bead —

5ly I Give and Bequeath to my Daughter Shua fifteen Pounds money old tenor Bills of Credit and one Cow to be paid to her By son Jonathan Perkins when shee shall arive to the age of twenty years or Day of marriage which shall happen first and one feather Bead and Beading Belonging to said Bead —

6ly I Give and Bequeath to my Daughter huldah fifteen Pounds money old tenor Bills of Credit and one Cow to be paid to her By my son Jonathan Perkins when Shee shall arive to the age of twenty years or Day of marriage which shall happen first and one feather Bead and Beading Belonging to said Bead

7^{ly} if my wife Should have a Daughter and it Should live to the age of twenty years then I Give and Bequeath to it forty Pounds

money old tenor Bills of Credit to be Paid to her By my son Jonathan Perkins when shee shall arive to the years above mentioned

Sly I Give and Bequeath to my son Jonathan Perkins forever all my house and Barn and all my Land laying in Kensington and all my salt marsh laying in Hampton falls Parish and the one half of all my stock Cratuers of all sorts only my wife is to have the improvement of all as is Before mentioned During her widowhood and I Give my said son the one halfe of all my husbandry tools and I order my Executor to bury me in Desent Christian manner and I Do Constitute and appoint my well Beloved son Jonathan Perkins to be my Executor to this my Last will and testament and I Do by these Presents make Void all other wills By me made and Do Confirm this and no other to be my Last Will and testament In witness whereof I the said James Perkins have hereunto set my hand and affixt my seal this twelfth Day of August anno Domini 1754 and in the twenty eighth year of the Reign of King George the second &c

my will is and I Do order that my son Jonathan Perkins shall be at the Charge of Carrying on my writes in hales town so Called untill Joseph and Benjamin shall Come to the age of twenty one years

James Perkins

[Witnesses] Obadiah Gove, David Green, Ezekiel Dow.

[Proved April 30, 1755.]

[Warrant, April 30, 1755, authorizing Josiah Brown and Moses Shaw, both of Kensington, yeomen, to appraise the estate.]

[Inventory, May 23, 1755; amount, £6293. 15. 0; signed by Josiah Brown and Moses Shaw.]

STEPHEN WESENDUNK 1754 LONDON, ENG.

[Order of the Judge of Probate to the Register, Aug. 16, 1754, to give administration on the estate of Stephen Wesendunk of London, Eng., to John Oulton.]

[Bond of John Oulton of Newmarket, with John Wentworth and Mark Hunking Wentworth, both of Portsmouth, as sureties, in the sum of £1000, Aug. 16, 1754, for the administration of the estate; witnesses, Henry Apthorp, William Parker.]

[Bond of William Allen of Boston, Mass., merchant, with John Sullivan of Durham and Samuel Parker of Portsmouth as sureties, in the sum of £500, Nov. 28, 1772, for the administration de bonis non of the estate; witnesses, Mary Greenwood, Hunking Wentworth.]

JOSEPH JENKINS 1754 DOVER

In the Name of God Amen, I Joseph Jenkins of Dover in y^e Province of New-Hamps^e in New-England Husbandman, being advanced in Years, & labouring under Bodily Infirmities
* * *

Item, I Give & Bequeath unto my Beloved Wife Tabitha Jenkins, all y^e moveable Estate of every kind that did Properly Appertain unto her at her Marriage, & that Shall Remain at my Decease, & also one Pair of Silk Gloves.

Item, I Give to my Son William Jenkins, whom I Constitute make & Ordain my full & Sole Executor of this my last Will & Testament, & to his Heirs & Assigns for ever, All my Homestead Land, that is to Say all my Land that doth Appertain unto y^e farm where I Dwell, Lying on both Sides of y^e Country Road that leads along by my Dwelling House, as also my sd Dwelling House & Barns, & all other Buildings & edifices, orchards & all fruit Trees & all other Trees Standing & Being upon y^e S^d Land; And also all my movable Estate without Doors, that is to Say,

all my Live Stock of Cattle Sheep Horse Kine & Swine, & all my farming Tackling & utencils, & also all my Waring Apparril.

Item, I Give unto my Grand Daughter Sarah Randel the Daughter of my Son John Jenkins Deceas'd, & to her Heirs & Assigns forever, Twenty Acres of Land Lying in y^e Town of Durham, where my Said Son John Jenkins did lately live, & was his Homestead Land, & also Twenty Acres of Land Lying in y^e Town of Dover afores'd at a Place Call'd free Town, & also my whole Shear or Right of Lands in y^e Town of Canterbury in y^e Province afores'd; Except y^e use and Improvement of y^e one Third Part of S^d Land, the use & Improvement wherof, namely of y^e third Part of y^e three Pieces of Land last mentioned I give to my Daughter in Law Hannah y^e Widow of my s^d Son John Jenkins Deceas'd During her Natural life, & at her Decease I give y^e whole of y^e s^d three Pieces of Land free & Clear of all Incumbrances whatsoever to my s^d Grand Daughter Sarah Randel & to her Heirs & Assigns for ever

Item I Give unto my Two Grand Sons Jonathan and Moses Davis, y^e Children of my Daughter Sarah Davis Deceas'd, & to thier Heirs & Assigns for ever All my Land in y^e Second & Third Divisions in the Town of Rochester in y^e Province afores'd, & in the undivided Lands in s^d Town, to be Equally Divided between them.

Item, I give unto my Daughter Jemima, y^e Wife of Joseph Hoeg, & to her Heirs & Assigns for ever, my Sixty Acre Lot of Land in y^e first Division in y^e Town of Rochester afores'd, which I have also Convey'd to her by one Deed of Gift under my Hand & Seal well Executed. I also Give to my S^d Daughter Jemima four Hundred Pounds Money, or good Province Bills of Credit of y^e Old Tenor, or in Current Money of the Province afores'd, Equivalent to old Tenor to be Paid her my S^d Daughter by my S^d Executor, as is hereafter Expressed, viz: one Hundred Pounds Yearly or every Year, after my Decease, until y^e whole Shall be Paid, my Will also is that all my Household Goods & Furniture Linnen Beds & Beding Brass, Pewter Iron Ware &c:

Shall be Equally Divided Between my Two Daughters, viz: Jemima & Kezia Hoeg.

Item I Give unto my s^d Daughter Kezia y^e Wife of David Hoeg, Six Hundred Pounds, old Tenor, or of y^e like sort & kind with that which I have herein Given to my Daughter Jemima, & also to be Paid unto her my s^d Daughter Kezia, by my s^d Executor, at two Equal Payments that is to Say, y^e one half, or three Hundred Pounds, within y^e Term of Three Years, & y^e other half, or Three Hundred Pounds, within y^e Term of Six Years after my Decease.

And as to y^e Rest & Residue of my Estate both Real & Personal whatsoever & wheresoever it may be found, that hath not been mentioned in this Present Will, if any Such there Shall be, I Give y^e Same to my s^d Executor & to his Heirs & Assigns for ever.

And I do hereby Revoke, Disannul & make void all former Wills & Testaments by me in any wayes heretofore made, Rati-fying & Confirming this and no other to be my last Will & Testament. In Witness whereof I do hereunto Set my Hand and Seal this Twentieth Day of August Anno Domini one Thousand Seven Hundred & fifty four & in y^e Twenty Eighth Year of his Majisties Reign

His
Joseph X Jenkins
Mark

[Witnesses] Jon^a Cushing, Nathanael Lammas, James Lammas.

[Proved Nov. 12, 1755.]

WILLIAM DOWNS

1754

SOMERSWORTH

[Mary Downs of Somersworth, widow, renounces administration on the estate of her husband, William Downs of Somers-

worth, in favor of her oldest son, Samuel Downs, Aug. 26, 1754; witnesses, Moses Carr and Moses Stevens.]

[Administration granted to Samuel Downs Aug. 28, 1754.]

[Probate Records, vol. 19, p. 77.]

[Bond of Samuel Downs, husbandman, with Richard Philpot, mariner, and James Nock, husbandman, as sureties, all of Somersworth, in the sum of £500, Aug. 28, 1754, for the administration of the estate; witnesses, William Parker and Jonathan Blanchard.]

[Inventory, signed by James Hobbs and Moses Stevens; amount, £2934. 7. 4; attested Oct. 30, 1754.]

[Administrator's account of the settlement of the estate; expenditures, £183. 7. 11; exhibited April 28, 1756.]

[Warrant, April 28, 1756, authorizing Capt. James Hobbs, Dr. Moses Carr, Moses Stevens, Francis Roberts, and Samuel Jones, all of Somersworth, to set off the widow's dower, and to report on the division of the remainder among the six children.]

Province of } By Virtue of a Warrant from y^e Hon^{ble}
 New Hamp^r } Richard Wibird Esq^r Judge of Probate of wills
 &c for S^d Province Directing and empowering us the Subscribers
 to make a Division of the Real Estate of William Down Late of
 Somersworth Deceas^d Between the Widow & Heirs of S^d De-
 ceas^d Pursuant thereto we have Set off to the Widow Twenty
 Eight Acres & an Half as her full third Part in the Lands of S^d
 Deceas^d, it being in four Pieces Bounded as followeth (viz)
 The First, Lying on the Westerly Side of the Highway; Beginning
 at y^e No^b East Corner of the Widow Judith Downs^s Land Run-
 ing by S^d way Eight Rods; Then Westerly to the south East
 Corner of the Barn Then Southerly to a Large Stone by y^e wid^o
 Judith Downs^s Fence, Then by S^d Fence to the First Bounds. —
 Another Piece containing Ten Acres begining at the Northwest
 Corner of the house by the way Runing Southerly to y^e wid^o

Judith Downs^s Land Thirty three Rods, then by Said wid^o Land to a Small white Oak standing by the Fence mark^d, thirty seven Rods, Then from S^d Oak on a streight Line to an Oak Standing in the Fence by the highway Sixty Rods, Then by the highway Forty Six Rods, to the First Bounds, another Piece Containing Twelve acres Lying on the Northern Side of the way, Begining at a white Oak Tree Standing in y^e Southwest Corner of s^d Downs^s Land runing by the Highway Easterly fifty six Rods, Then Northerly to a Tree mark^d by the River fifty one Rods Then by the River to Cap^t John Wentworths Land Then on a streight Line to the First Bounds. — The other Piece Containing Six Acres Lying on the Pitch Pine Plain So Call^d being the Easterly End of S^d Downs^s Twenty Acres Common Right & to take the whole bredth of y^e same as it was Laid out till Six Acres be completed — As also half of the House that is to Say the Eastern End thereof with one third pr^t of the Cellar, and Twenty feet Square of the southeast Corner of the Barn with Liberty to pass and repass too and from the same, for Conveniency of Improvement. — And one half Day in a Month in a Saw mill at the Great Falls. The other two thirds of the Real Estate of S^d Deceas^d being Twenty seven Acres & an half Homestead Twenty two acres in the Plains and Thirty six acres at Berwick, according to the best of our Judgment cannot be divided among the Heirs without Prejudice to, & spoiling the whole the shares being so Small, we have therefore apprised the same (including the Buildings Orcharding &c: Excepting the widows Thirds) at one Thousand Nine Hundred and nine Pounds old Ten^r & one Day in a month in a Saw mill at the great Falls at Fifty Pounds old Ten^r — In Witness whereof we have hereto set our Hands this Twenty ninth Day of June, Anno Domini 1756 —

James Hobbs
Moses Carr
Moses Stevens
Francis Roberts

EPHRAIM TIBBETTS, JR. 1754

ROCHESTER

[Administration on the estate of Ephraim Tibbetts, Jr., of Rochester granted to his widow, Ann Tibbetts, Aug. 28, 1754.]

[Probate Records, vol. 19, p. 76.]

[Bond of Ann Tibbetts, widow, with Otis Pinkham and Nathaniel Austin, yeomen, as sureties, all of Dover, in the sum of £1000, Aug. 28, 1754, for the administration of the estate; witnesses, William Parker, Aaron Campbell.]

[Inventory, Nov. 8, 1754; amount, £3947. 3. 0; signed by Joseph Austin and Joseph Hanson, Jr.]

[Warrant, Aug. 27, 1760, authorizing Thomas Westbrook Waldron, gentleman, Joseph Austin, Joseph Hanson, and Joshua Wingate, all of Dover, and Samuel Austin of Somersworth, yeomen, to divide the real estate between the two sons, Gideon Tibbetts and Obadiah Tibbetts; mentions Anne, a daughter deceased since her father.]

Province of } Pursuant to a warrant therefor From The
New Hamps^r } Hon^{ble} Richard Wibird Esq^r Judge of the Pro-
bate of Wills &c^a for said Province We have Divided the Real
Estate of Eph^m Tibbets late of Rochester yeoman Deceased unto
his two sons Gideon & Obadiah Tebbets Viz To Gideon Tebbets
the first Division Lot Number fifty three in the Town of Roches-
ter in the Province afores^d with the house & barn thereon to-
gether with Ninety three Acres & three quarters of an acre of the
Lot Number Eighty one in the Second Division in Said Rochester
as the same lies in com'on with the other land of Said lot to have
& to hold the Said two Peices of Land to him the Said Gideon
Tebbetts His Heirs & assigns forever in Severalty as five Eights of
the Said Eph^{ms} Real Estate And To Obadiah Tebbets the Lot of
Land in the Town of Dover In the Province afores^d with the
house & barn thereon Together with fifty Six Acres & one fourth
of an Acre of the Lot Number Eighty one in the Second Division
above mentioned as the Same lies in com'on with the other land

of said lot To Have & to hold the Said two Peices of land to him the Said Obadiah Tebbets his heirs & assigns for Ever in severalty as three Eighths of the Said Eph^ms Real Estate In Witness whereof we have hereunto set our hand this 22^d Day of Sept^r Anno Domini 1760

Tho^s W^k Waldron
Joseph Austin
Samuel Austin
Jos: Hanson
Joshua Winget

*N^o 81 a Second Division Lot in the
Town of Rochester Containing 240 Acres
Gideon & Obadiah Tebbets owning 150
Acres thereof*

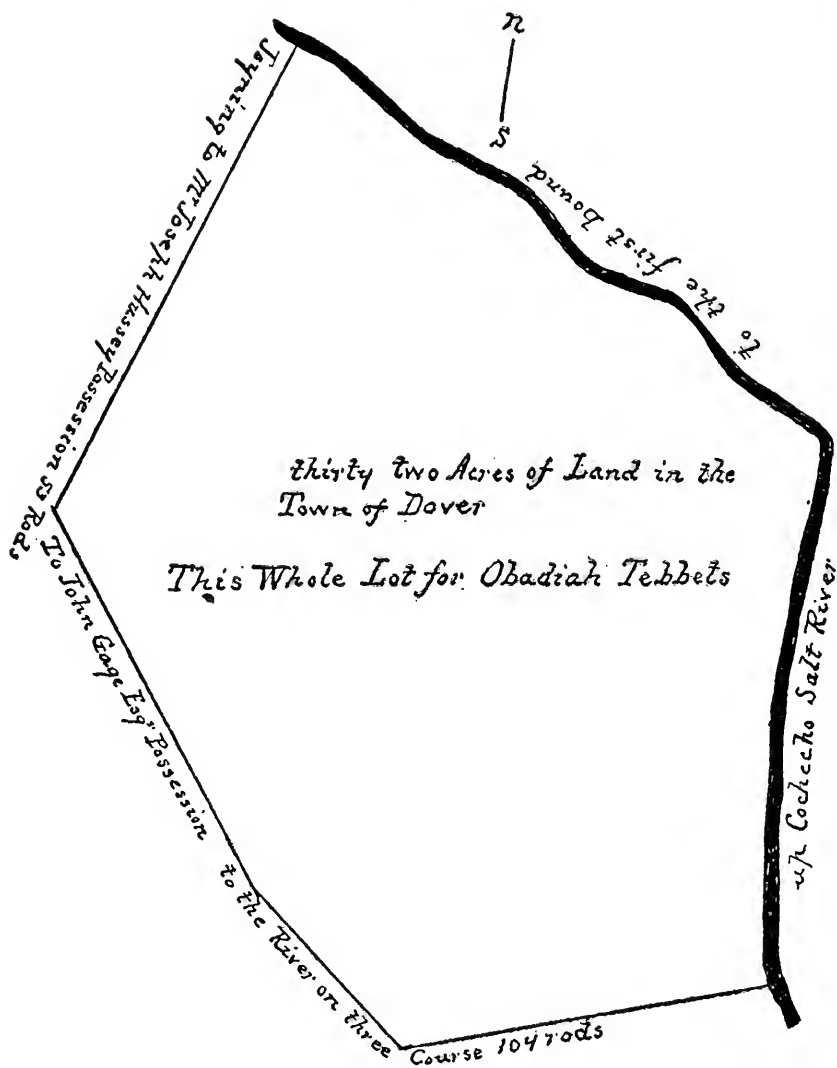
*$\frac{5}{8}$ Gideon Tebbets is $93\frac{3}{4}$
 $\frac{3}{8}$ Obadiah Tebbets is $56\frac{1}{4}$
their whole right in this lot is 150*

*NB Partition is to be made with the other
owners of this lot*

*N^o 53 a first Division Lot in the Town of
Rochester which by going over the Pick d line
to the River Contains ab^t 100 Acres*

This whole Lot for Gideon Tebbets

*Salmon falls River or
Pick d line*



WILLIAM WALDEN

1754

PORTSMOUTH

[Administration on the estate of William Walden of Portsmouth granted to John Partridge and his wife, Priscilla Partridge, Aug. 28, 1754.]

[Probate Records, vol. 19, p. 77.]

[Bond of John Partridge and wife Priscilla, with Benjamin Akerman and Benjamin Dockum as sureties, all of Portsmouth, in the sum of £500, Aug. 28, 1754, for the administration of the estate of William Walden, mariner; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, Aug. 24, 1756, authorizing Edward Cate, gentleman, and Thomas Bickford, schoolmaster, both of Portsmouth, to appraise the estate.]

[Inventory, Nov. 20, 1756; amount, £352. 10. 6; signed by Edward Cate and Thomas Bickford; mentions a brother, Thomas Walden, deceased.]

[Account of the settlement of the estate; receipts, £869. 15. 6; expenditures, £369. 5. 9; allowed Feb. 25, 1757, and ordered "that two thirds thereof [the balance] be paid one half to the mother of the Children of Thomas Walden Dec^d for their use & the other half to Jn^o Walden which Thomas & Jn^o were Brothers to the above named William and that the Said Jn^o Partridge have the use of the other third part of Said Ballance So Long as his wife Priscilla Lives she having been the Wife of the Said William & that the Said Partridge give Security to Pay the other third now in his hands to the next of Kin to Said W^m at the Death of Said Priscilla without interest."]

[Bond of John Partridge, mariner, with Richard Hart and Daniel Rindge, merchants, as sureties, all of Portsmouth, in the sum of £100, April 7, 1757, for payment as above; witnesses, T. Greenwood, William King; payment acknowledged by the probate court Oct. 23, 1773.]

[Receipt to the Judge of Probate Aug. —, 1773, for £83. 6. 8, signed by Anna Walden, Nathaniel Treadwell, Sarah Treadwell, Nathaniel Gilman, Anna Gilman, and Jacob Walden.]

DEBORAH NEWBOLD 1754

PORTSMOUTH

[Administration on the estate of Deborah Newbold of Portsmouth granted to Jonathan Warner Aug. 28, 1754.]

[Probate Records, vol. 19, p. 76.]

[Bond of Jonathan Warner, merchant, with Daniel Warner and John Wentworth as sureties, all of Portsmouth Aug. 28, 1754, in the sum of £1000, for the administration of the estate of Deborah Newbold, widow; witnesses, Nathaniel Peirce, Jonathan Blanchard.]

[Inventory, Sept. —, 1754; amount, £752. 4. 0; signed by John Shackford and William Knight.]

[Caveat of the administrator, Sept. 23, 1755, that the estate may be insolvent and asking that commissioners be appointed.]

[List of claims against the estate, Sept. 29, 1756; amount, £659. 8. 11; signed by Eleazer Russell and William Knight.]

[Administrator's account of the settlement of the estate; receipts, £875. 3. 0; expenditures, £277. 16. 0; balance to be distributed, £597. 17. 0; allowed April 5, 1757.]

[Settlement of claims, allowed April 11, 1757.]

THOMAS CROCKETT 1754

PORTSMOUTH

[Administration on the estate of Thomas Crockett of Portsmouth granted to Jonathan Crockett Aug. 28, 1754.]

[Probate Records, vol. 19, p. 76.]

[Bond of Jonathan Crockett, mariner, with John Loud, cordwainer, and Christopher Skinner, mariner, as sureties, all of Portsmouth, in the sum of £500, Aug. 28, 1754, for the administration of the estate; witnesses, William Parker and Nathan Johnson.]

[Inventory, Oct. 14, 1754; amount, £250. 9. 0; signed by Hunking Wentworth and Daniel Peirce.]

[List of claims against the estate; amount, £70. 16. 1.]

[Administrator's account of the settlement of the estate; receipts, £25. 9. 0, personal estate; expenditures, £89. 6. 5; allowed Jan. 5, 1756.]

JAMES KING 1754 WESTFORD, MASS.

[Bond of James McGregore, with Samuel Rankin as surety, both of Londonderry, in the sum of £500, Aug. 28, 1754, for the execution of the will of James King of Westford, Mass.; witnesses, William Parker and William Shackford.]

JAMES PRESCOTT 1754 KENSINGTON

In the name of God Amen, the Seventh Day of September
1754 I James Prescutt of Kensington of the Town of Hampton
in the Prov^e of new-Hampsh^e Husbandman being weak of
Body * * *

Imprimis I give & bequeath to my well beloved son Josiah Prescut all my Home Place where I now Live in s^d Kensington with all the Buildings Priviledges & appurtenances there unto Belonging Excepting such a Part of the same which here after I Impower my Execut^{rs} to Sell & Dispose of For the Payment of my Debts.

Item; I give my well Beloved son Marston Prescottt all my Place at Nottingham with the Buildings & all Priviledges Belonging there unto.

Item; I give unto my sons Solomon Prescut & James Prescottt all my Right in a Tract of Land granted To Ichobad Robie Esq^r & others commonly known by the Name of Hales-Town in the Prov^e aforesd to be Divided Equally between them in all its Priviledges.

Furthermore I order my son Josiah to Pay to my well Beloved son John Prescut the value of what a Certain piece of Land, which my Hon^d Father John Prescut Deceasd gave to my S^d son Josiah, what s^d Land, be it more or Less, is now worth, also that s^d Josiah Should moreover Pay to s^d John one Hundred Pounds old Ten^r when he arrives to the age of Twenty one years.

Furthermore; I order my s^d son Josiah to Pay to my well Beloved Daughter Mary Prescut one Hundred Pounds old Ten^r & also To my well Beloved Daughter Sarah Prescut one Hundred Pound old Ten^r

Furthermore I order my s^d Son Josiah Faithfully to Fullfill my obligation to my Brother Jedediah Prescut For the maintainance of my Hon^d Mother Abigail Prescut.

Finally I constitute & appoint my well Beloved wife Sarah Prescut & my s^d son Josiah my Executors * * *

James Prescottt

[Witnesses] Benj^a Prescottt, John Page, Abraham Prescottt.

[Proved Oct. 30, 1754.]

[Sarah Prescottt and Josiah Prescottt renounce executorship of the will Nov. 25, 1754, in favor of Benjamin Prescottt of Kensington, yeoman; witnesses, Mary Prescottt, John Page.]

[Bond of Benjamin Prescottt of Kensington, with Samuel Page of Kensington, yeoman, and Abner Fogg of North Hampton, gentleman, as sureties, in the sum of £1000, Nov. 27, 1754, for the administration of the estate; witnesses, William Parker, Ebenezer Long.]

[Inventory, Nov. 8, 1754; amount, £6083. 0. 0; signed by Simon Batchelder and John Page.]

[Guardianship of Marston Prescott and Solomon Prescott, minors, aged more than 14 years, sons of James Prescott, granted to Abraham Prescott Aug. 4, 1755.]

[Probate Records, vol. 19, p. 359.]

[Bond of Abraham Prescott, with Josiah Prescott as surety, both of Kensington, in the sum of £1000, Aug. 4, 1755, for the guardianship of Marston Prescott and Solomon Prescott; witnesses, John Page and John Page, Jr.]

[Account of the settlement of the estate; receipts, personal estate, £1442. 14. 0; expenditures, £1545. 8. 9; allowed March 31, 1756.]

[Guardianship of James Prescott, minor, aged more than 14 years, son of James Prescott, granted to Josiah Prescott May 31, 1758.]

[Probate Records, vol. 20, p. 509.]

[Bond of Josiah Prescott of Kensington, with Abraham Prescott of Kensington and Jeremy Webster of Kingston as sureties, in the sum of £500, May 31, 1758, for the guardianship of James Prescott; witnesses, William Parker, Enoch Merrill.]

AMOS TOWLE

1754

HAMPTON

[Bond of Hannah Towle, widow, with Jeremiah Towle, carpenter, and Jonathan Towle, yeoman, as sureties, all of Hampton, in the sum of £1000, Sept. 13, 1754, for the administration of the estate of Amos Towle of Hampton, yeoman; witnesses, Enoch Clark, Joshua Lane.]

[Inventory, attested Oct. 30, 1754; amount, £4204. 8. 0; signed by Joshua Lane and Jeremiah Towle.]

[Account of the settlement of the estate; receipts, £954. 19. 2, personal estate; expenditures, £342. 17. 0; mentions "maintainance of 3 of the Deceaseds Children which were under 7 at his Death"; allowed Oct. 29, 1755.]

[Account of income from the estate for the year 1754; amount, £101. 0. 0; signed by Joshua Lane and Philip Towle; attested Oct. 28, 1755.]

[Guardianship of Joseph Towle, Amos Towle, and Hannah Towle, aged less than 14 years, children of Amos Towle, granted to Philip Towle of Hampton, yeoman, Feb. 22, 1759.]

[Probate Records, vol. 21, p. 165.]

[Bond of Philip Towle, with John Towle of Hampton and Jonathan Towle of Rye, yeoman, as sureties, in the sum of £1000, Feb. 22, 1759, for the guardianship of Joseph, Amos, Simon, and Hannah Towle, children of Amos Towle; witnesses, William Parker, John Langdon.]

[Administratrix's additional account, Feb. 26, 1759; receipts, £814. 2. 0; expenditures, £350. 0. 0; mentions "maintainance of the Children of the Said Intestate under Seven Years of Age from the Time of Exhibiting the Last Account"; allowed Feb. 26, 1759.]

[Guardianship of Joseph Towle, minor, aged more than 14 years, son of Amos Towle, granted to Jonathan Towle of Hampton March 3, 1761.]

[Probate Records, vol. 22, p. 42.]

[Bond of Jonathan Towle, yeoman, with John Weeks of Hampton and Jonathan Towle of Rye as sureties, in the sum of £500, March 3, 1761, for the guardianship of Joseph Towle, 3d; witnesses, William Parker, Solomon Loud, Jr.]

[Guardianship of Joseph Towle, minor, son of Amos Towle, granted to Jeremiah Towle Feb. 27, 1765.]

[Probate Records, Vol. 23, p. 410.]

[Bond of Jeremiah Towle, with Philip Towle and Samuel Smith as sureties, all of Hampton, yeomen, in the sum of £5000, Feb. 27, 1765, for the guardianship of Joseph Towle; witnesses, Wyseman Claggett, William Vaughan.]

ARCHIBALD MILLER 1754

CHESTER

[Administration on the estate of Archibald Miller granted to Mary Miller and Andrew Craige Feb. 26, 1755.]

[Probate Records, vol. 19, p. 198.]

[Bond of Mary Miller, widow, with William Craige and William Leach as sureties, in the sum of £500, Oct. 30, 1754, for the administration of the estate of Archibald Miller of Chester, yeoman; witnesses, Mary Craige, Thomas Rogers, James Horner.]

[Account of the settlement of the estate by Andrew Craige and Mary Shirley, formerly Miller; receipts, £635. 10. 0; expenditures, £893. 6. 6; mentions boarding "two of my children" four years, and "one of my children" two years; allowed Nov. 29, 1758.]

[Inventory, Sept. 19, 1754; amount, £1631. 10. 0; signed by William Leach and William Craige.]

JOSEPH TOWLE

1754

HAMPTON

In the Name of God Amen — I Joseph Towle of Hampton in the Province of New Hampshire Yeoman being Weak in Body * * *

Item I give & Bequeath to my beloved Wife Sarah one hundred pounds of Pork — fifty pounds of Beef — twelve bushels of Corn one peck of Beans — one peck of Potatoes — two bushels

of Malt — four bushels of Apples — two pounds of Tallow — one barrel of Syder two Fleeces of Sheeps Wool & Keeping for One Cow Summer & Winter Yearly & Every Year During her Widowhood to be found & Provided for & unto my Said Wife by my Said Executors — also one Room in my Dwelling house During her Widowhood — I also give her to her Own Disposal all the Goods She Bro't me at Marriage all which is in Lieu of her Right of Dower or power of thirds —

Item I Give & Bequeath to my Son John Towle ten Shillings New Tenor Bills of Credit to be paid by my Said Executors —

Item I give & bequeath to my Son Joseph Towle twenty pounds old Tenor to be paid by my Said Executors —

Item I Give & Bequeath to my Son James Towle twenty pounds Old Tenor to be paid by my Said Executors —

Item I Give & bequeath to my Son Jonathan Towle twenty Pounds Old Tenor to be paid by my Said Executors —

Item I give & bequeath to my Daughter Mary Page twenty pounds Old Tenor to be paid by my Said Executors —

Item I Give & Bequeath to my Daughter Mehitable Brown twenty pounds Old Tenor to be paid by my Said Executors —

Item I Give & Devise to my Grand Son Joseph Towle Son of my Son Amos Towle Deceased my Dwelling house & Barn & all my Land thereunto Belonging Except one acre herein after Mentioned — also all my Pasture Land Situate in Hampton aforesaid bounded Easterly by Land of Reuben Sanborn & westerly by Land of Benjamin Towle also half a Share of Land lying in the Second North Division so called bounded Easterly by Land of James Godfrey & Westerly by Land of James Towle — also One half of a Share of Land lying at a Place called Lobs hole as it now lays undivided with the Heirs of John Hobbs Deceased — also all my Meadow Ground lying before my Said Dwelling house bounded Easterly by Meadow Ground of Jeremiah Towle & Westerly by Meadow Ground of Philip Towle also One half of that Lott of land which I heretofore purchased of Jesper Blake Containing about three acres bounded Easterly by

Land of John Nay & Westerly by Land of the Widow Dearborn also all my Salt marsh Situate in Hampton aforesaid at a place called the Clam Banks Excepting one acre herein after mentioned — also one half of my Salt marsh at a place called the Boarshead near the Ox Common And my Will is that my aforesaid Grand Son Joseph Towle when he arrives to twenty One Years of Age Should Convey his Interest in the Estate of his Said Father Deceas^d to his Brother Amos Towle then to hold my Said house & Barn and all my Said Land meadow Ground & marsh to him my Said Grand Son Joseph his Heirs & Assigns — and in Case my Said Grand Son Joseph Shall Neglect or Refuse to Convey his Said Interest to his Said Brother Amos as aforesaid my will is that I Give & Devise to him my Said Grand Son Amos Towle so much of the Land herein before Devised to my Said Grand Son Joseph On the Condition aforesaid as to make his my Said Grand Son Amos's Interest in his Said Father's Estate with what is herein after given him Equal to the Estate of his Said Brother Joseph to hold to him his Heirs & Assigns — the Remainder of what is herein before Devised to my Said Grand Son Joseph to hold to him his Heirs & Assigns — And I also Give & Devise to him my Said Grand Son Amos Towle One Acre of Land where I now live Adjoining to the Land which I heretofore Give to my Said Son Amos Deceased — also One Acre of Salt marsh lying at the Clam Banks aforesaid adjoining to marsh of my Said Son Amos Deceas^d also the One half of my Salt Marsh lying at the Boarshead aforesaid also the One half of my Said Lott of Land which I purchased of the Said Blake to hold to him his Heirs & Assigns —

Item I Give & bequeath to my Grand Son Simon Towle Son of my Said Son Amos Deceas^d the Sum of five hundred Pounds in Good Passable Bills of Credit of the Old Tenor & form in Case he Shall Convey his Interest in the Estate of his Said Father to his Brothers Joseph & Amos aforesaid when he Shall come to the Age of twenty One Years to be paid by my Said Grand Sons Joseph & Amos when my Said Grand Son Simon comes to the

age afores^d And if the Said Simon Shall not See fit to Convey his Said Interest to his Said Brothers as afores^d I give & bequeath to him the Said Simon only the Sum of five Shillings New Tenor to be paid by my Said Executors

Item I Give & Bequeath to my Grand Daughter Hannah Towle Daughter of my Said Son Amos Dec^d five Shillings New Tenor to be paid by my Said Executors —

Lastly I do hereby Ordain & appoint my aforesaid Son Jonathan Towle of Rye in Said Province yeoman & Joshua Lane Cordwainer of Hampton afores^d Joint Executors of this my last Will & Testament — And hereby I do Revoke all Other Wills by me heretofore made In Witness Whereof I have hereunto Set my hand & Seal the twentieth Day of Sep^r in the twenty Eighth Year of his Majisty's Reign Annoque Domini One thousand Seven hundred & fifty four —

his
Joseph + Towle
mark

[Witnesses] John Smith, Jeremiah Towle, Daniel Philbrick.

October the 4th One thousand Seven hundred & fifty four upon Reconsidering the foregoing Will I think proper to make the following alteration viz to appoint Daniel Philbrick of Hampton afores^d joiner to be Executor of this my last Will & Testament in the Room of my afores^d Son Jonathan with the afores^d Joshua Lane & Revoke that Clause in my Said Will Appointing my Said Son an Executor In all other Respects I hereby Confirm my Said Will Witness my hand & Seal the Day & year afores^d

his
Joseph + Towle
mark

[Witnesses] Philip Towle, Richard Sanborn, Levi Towle.

[Endorsed] Presented for Proof 26th of Octobr^r 1757 Suspended till the Last Wednesday of Novemb^r

[Sarah Towle, widow, accepts her legacy in the will of her husband in lieu of dower Nov. 21, 1757; witnesses, Jabez Smith, John Hobbs.]

[Warrant, Oct. 26, 1757, authorizing Philip Towle and John Nay, both of Hampton, yeomen, to appraise the estate.]

[Inventory, attested Dec. 28, 1757; amount, £5777. 7. 6; signed by Philip Towle and John Nay; addition of £25. 0. 0 made Feb. 21, 1758.]

[Account of the settlement of the estate; receipts, £3694. 3. 6; expenditures, £3954. 6. 9; allowed Oct. 28, 1765.]

FRANCIS MASON

1754

EXETER

[Inventory of the estate of Francis Mason of Exeter, Sept. 23, 1754; amount, £721. 14. 0; signed by Jonathan Dearborn and Thomas Moore; attested Sept. 23, 1754.]

[License to Satchell Clark of Stratham, administrator, Oct. 26, 1768, to sell real estate.]

TRUEWORTHY DUDLEY 1754

EXETER

[Administration on the estate of Trueworthy Dudley of Exeter granted to Biley Dudley of Brentwood Sept. 28, 1754.]

[Probate Records, vol. 19, p. 155.]

[Bond of Biley Dudley, with Theophilus Smith and Simon Wiggin of Exeter as sureties, in the sum of £1000, Sept. 28, 1754, for the administration of the estate of Trueworthy Dudley, blacksmith; witnesses, Robert Light and Love Chase.]

[Inventory, October, 1754; amount, £4024. 12. 0; signed by Theophilus Smith and Robert Light.]

[Account of the sale of the personal estate May 30, 1755; amount received, £169. 18. 6; appraised at £211. 2. 6.]

[Account of the sale of the real estate, May 13, 1756; amount received, £920. 0. 0.]

[Guardianship of John Dudley, minor, aged more than 14 years, son of Trueworthy Dudley, granted to John Dudley Feb. 15, 1764.]

[Probate Records, vol. 23, p. 158.]

[Guardianship of Nicholas Dudley, minor, aged more than 14 years, son of Trueworthy Dudley, granted to John Dudley Feb. 15, 1764.]

[Probate Records, vol. 23, p. 158.]

[Bonds of John Dudley of Epping, gentleman, with John Dow of Epping and Samuel Pease of Newmarket, yeomen, as sureties, in the sum of £500 each, Feb. 15, 1764, for the guardianship of John Dudley and Nicholas Dudley; witnesses, Samuel Parker, William Vaughan.]

[Administrator's account of the settlement of the estate; receipts £3343. 7. 3; expenditures, £3012. 6. 7; allowed July 27, 1768.]

[Bond of John Dudley of Raymond, with Joseph Gilman and Noah Emery, Jr., trader, both of Exeter, as sureties, in the sum of £500, Aug. 5, 1778, for the administration de bonis non of the estate; witnesses, Nathaniel Parker and William Parker.]

KETURAH ALCOCK

1754

PORTSMOUTH

In the Name of God Amen I Keturah Allcock of Portsmouth
in the Province of New Hampshire Widow Being Sick & Weak
In Body * * *

Item I Give & Bequeath to my well Beloved Son Joseph five Shillings old Tenor

Item I Give & Bequeath to Each of my Other Children Viz John Mary & Elizabeth all the Remainder of my Estate both Real & Personal Equally to be Divided Between them —

And I Do hereby Constitute make and Ordain my Said Son John Sole Executor of this my Last Will & Testam^t And I Do Hereby utterly Disallow & Disannul all & Every Other former Wills Legacies & Bequests & Executors By me any Wise Before Named Willed & Bequeathed Ratifying & Confirming this & no Other to be my Last Will & Testament —

In Witness Whereof I have hereunto Set my hand & Seal the fifth Day of October Anno Domini 1754 —

Keturah allcock

[Witnesses] Eleazer Russell, Joseph Peirce, Peter Man.

[Proved Oct. 30, 1754.]

EDWARD WYMAN

1754

PELHAM

In the Name of God Amen the fifth Day of October Annoque Domini one Thousand Hundred and fifty four and in the Twenty Seventh year of his Majestys Reign: I Edward Wyman of Pelham in the Province of New Hampshire Husbandman being very Sick and weak in body * * *

Item My will further is I Give to my well beloved wife hannah Wyman the one third part of all the lands I shall leave at my Decease lying in Pelham allso the one half of my Dwelling house and the one third part of my barn the northerly half of my house and the Easterly End of my barn that is to say the house and barn on the Homsted I Give the use or Improvment of the above Mentioned lands and prem'ses to my said wife During her Naturall life: and allso I further Give to said wife the one third part of my Movable Estate within and without Doors: to be at her own Dispose for Ever; allso the third part of Books

Item My will further is I Give to my Eldest son Edward Wyman Ju^r the two thirds of my lot of land lying at Goldings where he now lives be it understood by all Persons that I Give my said son two thirds of said lot that is all the land in said lott lying twenty five poles Eastward of a high way which Goes through the westerly End of said lot on the south side of said lott and so runing North to the line Extending thirty five rods Easterly of said highway being a Streight line from South line to North line; also the house and barn standing on the above said lot together with all the priviledges belonging to the above said lot as the same may Contain More or less and is butted and Bounded to him my said son Edward and to his lawfull Heirs forever do I Give the above written land and buildings: &c

Item My will further is I Give to youngest son William Wyman and to his lawfull heirs forever the two thirds of my homestead or house lot as the same May Contain More or less and is butted and Bounded also the southerly half of my Dwelling House and two thirds of the westerly part of my barn together withe the Priviledges belonging there unto: also the two thirds of a Certain tract of land lying near the pine swamp so Called near the Center of the town as the same May Contain and is butted and bounded: &c: also I further Give to my said son William the two thirds of the remainder of my lot of land at Goldings that I have not Given to my son Edward within Expressed as the same May Contain and is butted and Bounded and all the Priviledges belonging thereunto:

Item my will further is that at the Decease of my wife when She has done with her Improvement of the thirds of my lands which I have Given her: then I Give the said thirds of land to my two sons Edward and William and to their lawfull heirs forever; to be Divided between them according as their land is Given and stated to them also I Give the half of the house and the third part of the barn to my son William and to his lawfull heirs forever whensoever his Mother shall Decease or have Done with her Improvement

Item My will further is I Give the two thirds of my movable Estate within and without Doors that I have not Given to my wife I Give to my two Sons and five Daughters or their lawfull heirs to be Equally Divided to and Among them: and as to my working Husbandry tools and Utensels of Husbandry within and without Doors and my wareing apparrell I Give to my two sons Edward and William and to their lawfull heirs forever

Item My will further is I Give to my five Daughters or to their lawfull heirs Seventy Pounds of money old tenor to Each of my Daughters besides what they have allready received out of my Estate at their marriage: and as to my Daughter Abigail that is yet a Single woman: that she shall be Equall to any one of her Sisters as they ware at Marraige and in as Good things and Species any of them had; whensoever she shall Call for it; and my son Edward and William or their lawfull heirs are to be their Equall Proportions in making their Sister Abigail Equall to her Sisters as aforesaid;

Item My will further is I order and Appoint my son Edward Wyman or his lawfull heirs shall pay out of his Share in the following order: viz to pay to his Sister Hannah Perham thirty five pound old tenor and thirty five pounds old tenor to his Sister Catharine Beard and Seventeen pounds ten Shillings old tenor to his Sister Abigail Wyman or to their lawfull heirs at the End of two years next Ensuing after My Decese: I allso further order my son Edward as aforesaid to pay further thirty five pounds old tenor to his Sister Judith Perham and thirty five pounds old tenor to his Sister Elizabeth Wyman and Seventeen pounds ten Shillings old tenor to his sister Abigail Wyman or to their lawfull Heirs at the End four years Next Ensuing after My Decese:

Item My will further is I allso order and appoint my son William Wyman or his lawfull heirs shall pay out of his Share in the following order viz: to pay to his Sister Judith Perham thirty five pound old tenor and thirty five pounds old tenor to his Sister Elisabeth Wyman and Seventeen pounds ten Shillings old tenor to his sister Abigail Wyman or their lawfull heirs at

the End of two years next Ensuing after My Decease I allso further order my son William Wyman as aforesaid to pay to his Sister Hannah Perham the sum thirty five pounds old tenor and to his Sister Kathrine Beard thirty five pounds old tenor and to his Sister Abigail Wyman Seventeen pounds old tenor ten Shillings: or to their lawfull heirs at the End of four years Next Ensuing after My Decease:

Item My will further is I Give the third part of My pew in the Meeting house to my wife During her naturall life: and the other two thirds I Give to my two Sons or their lawfull heirs to be Equall in Division: and when their Mother has done with her third of said pew it is to return to my two Sons as aforesaid: to be Still Equall in Division

Item My will further is to Commit a little lad I have taken to live with me till he is of the age of twenty one years to my wife and to my son William Wyman and to his lawfull heirs to bring up said lad and to take Care of him in Sickness and health and to fulfill his Indenture and if said lad should be faithfull and healthy till he is one and twenty years I order My said son William to Give to said lad Named Nathan Whiting the sum of thirty pounds money old tenor or the value thereof in Species

Item My will further is to Constitute Make and ordain my beloved wife Hannah Wyman above Named: to be My Executrix and my son William Wyman above Named to be my Executors to this my last will and Testament; and if my son William should be under the age of twenty one years at my Decease: I order said son William to Chuse a Guardian to mannage said trust for him with his said mother * * *

Edward Wyman

[Witnesses] John Butler jun, Amos Richardson, Eleazar Whiting.

[Proved. Dec. 25, 1754.]

[Acceptance of the provisions of the will by the heirs Dec. 11, 1754, and waiver of citation; signed by Edward Wyman, John

Perham, Hannah Perham, Ebenezer Beard, Catherine Beard, Jonathan Perham, Judith Perham, Elizabeth Wyman, and Abigail Wyman; witnesses, Amos Richardson, Eleazer Whiting.]

[Receipt for £40 each from the executrix, Dec. 11, 1754, signed by John Perham and wife Hannah, Ebenezer Beard and wife Catherine, Jonathan Perham and wife Judith, Elizabeth Wyman, and Abigail Wyman; witnesses, William Richardson, Amos Richardson, John Butler.]

[Consent to the proving of the will of her husband and acceptance of executorship, Dec. 23, 1754; signed by Hannah Wyman.]

[Guardianship of William Wyman, minor, son of Edward Wyman, granted to Benjamin Johnson Dec. 25, 1754.]

[Probate Records, vol. 19, p. 161.]

[Warrant, Dec. 25, 1754, authorizing Benjamin Johnson, Amos Richardson, and John Butler, all of Pelham, to appraise the estate.]

[Bond of Benjamin Johnson of Woburn, Mass., with John Butler, Jr., and Amos Richardson, both of Pelham, yeomen, as sureties, in the sum of £1000, Dec. 25, 1754, for the guardianship of William Wyman; witnesses, Edward Wyman, Andrew Sherburne.]

[Inventory, Dec. 27, 1754; amount £6617. 19. 0; signed by Benjamin Johnson, John Butler, Jr., and Amos Richardson.]

[Administration on the estate of Edward Wyman granted to his widow, Hannah Wyman, Oct. 14, 1756.]

[Probate Records, vol. 20, p. 20.]

[Account of the settlement of the estate; receipts, personal estate, £912. 7. 0; expenditures, £880. 0. 0; allowed March 17, 1762.]

ANN GREEN

1754

PORTSMOUTH

In the Name of God Amen I Ann Green of Portsmouth in the Province of New Hampshire Widow being Sick & Weak in Body but of Sound Mind & Memory & being in daily Expectation of my Death * * *

my Will is that in the first place all my Just Debts & funeral Charges be paid by my Executor out of my Real or Personal Estate at or according to his Discretion & which he Shall judge most Convenient as Soon after my Decease as he Can with Con-
veniency and the Residue & Remainder of Said Estate Real & Personal and whatsoever is at my Disposal I give Devise and bequeath to and among my three Children John Ann and William Equally to be Divided to have & to hold to them & their Respective Heirs & Assigns forever — Lastly I hereby Constitute and appoint Jeremiah Libbey jun^r Sole Exec^r of this my last Will & Testament Praying him to Accept of that Office & Discharge the Same to Prevent Division & Difference among my Children & that Peace & Love may be Promoted between them— And I hereby Revoke all other Wills by me in any manner heretofore made In Witness whereof I have hereunto Set my hand & Seal the 19th Day of October Anno Domini 1754 —

Ann X Green her Mark

[Witnesses] William Parker, W^m Langdon, kezia Langdon.

[Proved Oct. 30, 1754.]

[Inventory, Dec. 17, 1754; amount, £3046. 14. 6; signed by John Hart and John Shackford.]

[Administration de bonis non granted to Hunking Wentworth Aug. 1, 1755.]

[Probate Records, vol. 19, p. 336.]

[Bond of Hunking Wentworth, with John Green, blockmaker, and Isaac Tucker, joiner, as sureties, all of Portsmouth, in the sum of £1000, Aug. 1, 1755, for the administration of the estate; witnesses, John Parker and Jonathan Blanchard.]

NATHANIEL DEARBORN 1754

KENSINGTON

In the Name of God Amen I Nathaniel Dearborn of the Parish of Kensington in the Province of Newhampshire in Newengland Yeoman Being sick and weak * * *

1ly I Give and Bequeath to my wellbeloved wife mary Dearborn all my moveables within Doars to Dispose of as shee shall see Cause and I Give my said wife my youngest Ridable Beast and the improvement of the one half of my Dwelling house and the one halfe of my Barn and the improvement of the one halfe of all my home place Laying in the Parish of Kensington and the improvement of the one halfe of all my stock of Creatuers of alsorts the above mentioned Rideing Beast and the one halfe of my house and Barn the halfe of my land and the halfe of my stock that I have Given my wife I Give it her to improve so long as shee shall Continue my widow and no Longer and at her Death or Day of marriage then to go to those that I shall Give them to in this my will

2ly I Give and Bequeath to my son samuel Dearborn my house and Barn and all my land laying on the south sid of the way where my house and Barn now standeth and the one half of all my stock of Creatuers of all sorts only my wife is to improve as is above expressed During her widowhood and I Give my said son the uppermost or westerly end of my piece of salt marsh laying in Hampton falls Parish Be the same three acres more or less and is Bounded with the marsh of theophilus Page on the west northerly on Abraham Brown in part and James Perkins in part Easterly on Abraham sanborn in part and James Perkins in part southerly on Stephen Brown in part and Josiah Blake in part and I Give my Said son all my impliments of Husbandry and I Give my said son all that part of the stock that my wife hath to improve at her Death or Day of marriage

3ly I Give and Bequeath to my son Henry Dearborn all my Land laying on the north sid of the way that leadeth from Kingston to Chester laying at a place Called Beach plain Be the

same twenty acres more or less as it now lays in said Kingston and I Give my said son the one halfe of all my part in a Right which was Granted to my father now layd out or what may be yet to lay out to said Right in said Kingston and I Give my said son all my Right in a piece of thatch Ground laying in hampton falls Parish laying in Partner ship with James Perkins and Richard moulton

4ly I Give and Bequeath to my son nathaniel Dearborn all my land laying at a place Called Beach plain in Kingston laying on the south side of the Highway that leadeth from Kingston to Chester and I Give my said son the one halfe of my Part in a Right laying in Kingston which was Granted to my father whether layd out or yet to be Laid out to said Right and I Give my sd son a piece of salt marsh laying in Hampton falls Parish laying easterly or below swains Creek so Runing easterly Down to a Creek which is the Dividing line Between James Perkins and my selfe

5ly I Give and Bequeath to my son Jeremiah Dearborn all my land laying on the north side of the Highway over against my house in the Parish of Kensington be the same twenty two acres more or Less and I Give my said son my Piece of salt marsh laying in Hampton falls Parish Commonly Called the Point Bit be the same more or less

6ly I Give and Bequeath to my two sons Nathan Dearborn and Edward Dearborn all my Land laying in the township of Nottingham be the same one hundred acres more or less as it lays to be equally Divided Between them and likewise I order my son nathaniel to Pay my two said sons fifty Pounds money old tenor when they Come to the age of twenty one to be equally Divid between them

7ly I Give and Bequeath to my Daughter marcy Quinby twenty Pounds money old tenor Bills of Credit to be Paid to her by my son Henry Dearborn within two years after his time is out with his master

I Do by this my will order my son samuel Dearborn to De-

liver to his two Brothers namely nathan and Edward Each of them a yoke of working Cattle which shall be four years old when as my said sons shall Come to the age of twenty one years out of his stock

8ly I Give and Bequeath to my Daughter mary Dearborn one hundred Pounds money old tenor Bills of Credit and one Cow to be Paid to her By my son samuel Dearborn when shee shall Com to the age of twenty one years or Day of marriage which shall happen first

9ly I Give and Bequeath to my Daughter Rebecka Dearborn one hundred Pounds money old tenor Bills of Credit and one Cow to be Paid to her By my son samuel Dearborn when shee shall arive to the age of twenty one years or Day of marriage which shall happen first

10ly I order my wife and my son samuel to Bring up all my Children upon my Estate untill every one of them shall Come to the age of fifteen years and likewise all or any of my Children shall have Liberty of Liveing in my East fore Room so long as they or any of them Lives unmarried and if there be any thing that I have not Desposed of I Give it or them to my Executors and I Do make Constitute and appoint my well Beloved wife mary Dearborn and my son samuel Dearborn to be my executors to this my Last will and testament Rattifing and Confirming this and this only to be my Last will and testament In Witness whereof I the above mentioned Nathaniel Dearborn have hereunto set my hand and affixt my seal this twenty fourth Day of october anno Domini 1754 and in the twenty Eighth year of the Reign of King Georg &c

Nathanel Dearbon

[Witnesses] Edward Tuck, Samuel Page, Samuel Bachelder.
[Proved Nov. 27, 1754.]

[Inventory, Dec. 6, 1754; amount, £9204. 11. 6; signed by James Perkins and Josiah Brown.]

JOHN DUNCAN

1754

LONDONDERRY

Know all men by these Presents that I John Duncan of Londonderry within the Province of New Hampshire in New England yeoman Do Hereby Certifie and Declare that it is my Will and Pleasure that my Son George Duncan, Trader, now Resident in Londonderry aforesaid, may be appointed Guardian To my son Abraham Duncan of the Town aforesaid, he Being a minor under the years of one and Twenty, and it is also the Desire of Said minor that his Brother aforesaid Sho'd be appointed his Guardian as aforesaid He Complying as the Law Directs. Given under my Hand this 26th Day of october in the 28th year of his Majesties Reign anno Dom: 1754.

Testus

John Macmurphy

John Duncan

Abraham Duncan

[Guardianship of Abraham Duncan, minor, aged more than 14 years, granted to George Duncan, Jr., of Londonderry, yeoman, Oct. 30, 1754.]

[Bond of George Duncan, Jr., with John Clark and John Reside, yeomen, as sureties, all of Londonderry, in the sum of £1000, Oct. 30, 1754, for the guardianship of Abraham Duncan; witnesses, Thomas Packer and Jonathan Blanchard.]

DAVID HUNTER

1754

LONDONDERRY

Province of } To the Hon^{ble} Andrew wiggins Esq^r Judge of pro-
newhampshire } bits of wills for y^e province of new Hampshire

The Humble Requist of Jean Hunter of Londonderry in y^e province of new hampshire may it pleas your Honor to grant the administraction of my husbens David Hunter Leat of Londonderry deceased to my trusty brother Robert morison and John Hunter both of Londonderry aforsaid I being not in a Capacity to go throw it my self by reason of Lowsing my sight and other

desorders and in so doing you will oblige sir your Humble servant

october y^e 27 1754

his
Jean X Hunter
mark

[Administration on the estate of David Hunter granted to Robert Morrison and John Hunter Oct. 30, 1754.]

[Probate Records, vol. 19, p. 101.]

[Bond of Robert Morrison and John Hunter, with Robert Boyes and John Clark as sureties, all of Londonderry, yeomen, in the sum of £1000, Oct. 30, 1754, for the administration of the estate; witnesses, William Parker and Jonathan Blanchard.]

[Inventory, signed by James Rogers and James Adams; amount, £4211. 6. 0; attested Feb. 20, 1755.]

[Administrators' account of the settlement of the estate; receipts, personal estate, £923. 16. 0; expenditures, £135. 4. 6; allowed Feb. 28, 1759; mentions a widow and children.]

Sir At the Request of Widow Hunter I write this Line. Her Husband who died intestate about four years ago left her with a middling Estate and Six small Childⁿ and soon after it pleased God to deprive her of her Eye sight notwithstanding of w^{ch} she and her Childⁿ (several of them yet minors) have managed with that prudence as to keep the Estate free from Debt Considering her blind^s if the Steps of the Law should be taken in putting out the min^r Childⁿ and dividing the Estate her third (tis thot) would not support her her earnest Desire therefor is that she may have the bringing up of her Family and the Improv^t of the Estate at least till Compl^t be made by some of the Heirs at pres^t they are all willing that it should be so. The Bear^{rs} can inform you of the Circum^s more fully who are men of Integrity and whom Your Hon^r may safely Credit You will do in this affair what you think is right

With due Regard I am Your Hon^{rs} most Humble Ser^t

L: D: 27th of Feb 1759

D MacGregore

[Guardianship of David Hunter and Ann Hunter, minors, aged more than 14 years, children of David Hunter, granted to Robert Hunter of Londonderry, yeoman, Nov. 27, 1765.]

[Probate Records, Vol. 24, p. 172.]

[Bond of Robert Hunter, with Jonathan Gilmore and Robert Morrison as sureties, all of Londonderry, yeomen, in the sum of £500, Nov. 27, 1765, for the guardianship of David Hunter and Ann Hunter; witnesses, Samuel Hobart, Stephen Holland.]

THEOPHILUS HARDY 1754

EXETER

The Last Will and Testament of Theophilus Hardie of Exeter in the Province of New-Hampshire Cordwainer made the Twenty ninth Day of October 1754.—Being Sick and Weak of Body
* * *

Imprimis I Give Devise and Bequeath to my Son Biley Hardie his Heirs and assigns one Fifth part of what Right I have in Gilman Town, And also Five Shillings in money of the New Tenor to be paid him within twelve months after my decease by my Executrix hereafter mentioned.

Item I Give Devise & Bequeath unto my Son Dudley Hardie, his Heirs and assigns, the one Fifth part of what Right I have in Gilman Town; And also Five Shillings in money of the New Tenor to be paid him within Twelve months after my decease by my Executrix hereafter mentioned.

Item, I Give Devise and Bequeath unto my Son Theophilus Hardie his Heirs and assigns the one Fifth part of what Right I have in Gilman Town; and also Five Shillings in money of the New Tenor to be paid by my Executrix hereafter mentioned within Twelve months after my decease.

Item I Give Devise and Bequeath unto my Son Samuel Hardie

his Heirs and assigns, one Fifth part of what Right I have in Gilman Town, and also Five Shillings in money of the New Tenor to be paid within Twelve months after my decease by Executrix hereafter mentioned.

Item. I Give devise and Bequeath to my Daughter Mary Smith wife of Richard Smith Jun^r to her her Heirs and assigns, the one Fifth part of my Right in Gilman Town, And also Five Shillings in Money of the New Tenor to be paid Her within Twelve Months after my Decease by my Executrix hereafter Mentioned.

Item. I Give Devise and Bequeath to my well Beloved Wife Sarah Hardie, Her Heirs and assigns Forever, The one Half of my Now Dwelling House, my half of the Barn, together with all my Lands in the Township of Exeter, whether upland or marsh; and also all my moveables without doors, or within, And all the Residue of my Estate not disposed of both Real and Personal to be at her Disposal, She paying my Just Debts and Funeral Expences.

And do appoint Her Sole Executrix of this my Last Will and Testament as Witness my Hand and Seal the Day and Year first within Written.

Theophilus Hardie

[Witnesses] Woodbridge Odlin, Mary Hilton, Daniel Larey.

[Proved Nov. 19, 1754.]

[Bond of Sarah Hardy of Exeter, widow, with Theophilus Smith of Exeter and Theophilus Hardy of Durham, feltmaker, as sureties, in the sum of £1000, Nov. 19, 1754, for the execution of the will; witnesses, Daniel Lary and Mary Hilton.]

NATHANIEL MERRILL

1754

HAMPSTEAD

[Jacob Merrill of Plaistow, aged sixteen years, son of Nathaniel Merrill of Hampstead, deceased, makes choice of Daniel Little as

his guardian Oct. 29, 1754; witnesses, Benjamin Emerson and Eleanor Gill.]

[Bond of Daniel Little, with John Moore, cordwainer, as surety, both of Hampstead, in the sum of £500, Oct. 30, 1754, for the guardianship of Jacob Merrill; witnesses, Daniel Moses and Jonathan Blanchard.]

JOHN JENKINS

1754

DURHAM

[Administration on the estate of John Jenkins granted to Simon Randall Oct. 30, 1754.]

[Probate Records, vol. 19, p. 122.]

[Bond of Simon Randall of Durham, yeoman, with Ichabod Canney of Dover, yeoman, and Joseph Alcock of Portsmouth, shopkeeper, as sureties, in the sum of £500, Oct. 30, 1754, for the administration of the estate of John Jenkins of Durham, yeoman; witnesses, Jeremiah Libby, Jr., and Jonathan Blanchard.]

[Inventory, Jan. 20, 1755; amount, £3566. 8. 0; signed by Joseph Sias and Eli Clark, Jr.]

[Warrant, Oct. 31, 1760, authorizing Benjamin Mathes, John Woodman, trader, both of Durham, and Ichabod Canney of Dover, yeoman, to set off the dower to the widow, Hannah Jenkins.]

THOMAS McCONNELL 1754

PEMBROKE

[Bond of Mary McConnell, widow, with Joseph Baker and Robert White, yeomen, as sureties, all of Pembroke, in the sum of £500, Oct. 30, 1754, for the administration of the estate of Thomas McConnell of Pembroke, yeoman; witnesses, Jacob Treadwell and Jonathan Blanchard.]

[Inventory, signed by Joseph Baker and Robert White; amount, £280. 9. 0; attested Oct. 30, 1754.]

JOSIAH CLARK 1754 PORTSMOUTH

[Bond of Mary Clark, widow, with Thomas Newmarch, blacksmith, and Jeremiah Libby, Jr., gentleman, as sureties, all of Portsmouth, in the sum of £500, Oct. 30, 1754; for the administration of the estate of Josiah Clark of Portsmouth, mason; witnesses, David Moses and Jonathan Blanchard.]

[Inventory, Jan. 28, 1755; amount, £1328. 5. 6; signed by William Langdon and Jeremiah Libby, Jr.]

EBENEZER PEABODY 1754 PORTSMOUTH

[Administration on the estate of Ebenezer Peabody granted to his widow, Joanna Peabody, Oct. 30, 1754.]

[Probate Records, vol. 19, p. 217.]

[Bond of Joanna Peabody, widow, with Thomas Newmarch, blacksmith, and Joseph Alcock, shopkeeper, as sureties, all of Portsmouth, in the sum of £500, Oct. 30, 1754, for the administration of the estate of Ebenezer Peabody of Portsmouth, blacksmith; witnesses, Daniel Moses, Jonathan Blanchard.]

[Inventory, Jan. 29, 1755; amount, £834. 5. 9; signed by John Hart and John Shackford.]

JAMES WHITE 1754 PEMBROKE

[Administration on the estate of James White of Suncook granted to Isaac White Oct. 30, 1754.]

[Probate Records, vol. 19, p. 109.]

[Bond of Isaac White, with Robert White and Joseph Baker as sureties, all of Suncook, in the sum of £500, Oct. 30, 1754, for the administration of the estate; witnesses, Richard Downing, Jonathan Blanchard.]

[Inventory, Oct. 24, 1754; amount, £2372. 1. 0; signed by Joseph Baker and Robert White.]

[Account of the settlement of the estate; receipts as per inventory; expenditures, £124. 17. 0; allowed Oct. 27, 1756.]

JOSHUA PURRINGTON 1754

EPPING

In the name of God Amen The third Day of November in the year of our Lord one thousand Seven hundred and fifty four I Joshua Purrinton of Epping in the province of Newhampshire in New England yeoman Being very Sick and weak in Body
* * *

Item I give and bequeath to my Eldist Son James purrintun ten pounds old tenor to be paid by my Executors hereafter named Item I Give and Bequeath unto my son Joshua ten pounds old tenor to be paid by my Executors Item I Give to my Daughter Lydia wife of Abner Lowell five shillings Item I give to my Daughter Anna wife of Jacob Osborn five Shillings Item I give to my Daughter Mirriam wife of John Elder five shillings Item I Give to my Daughter Sarah five shillings Item I Give to the heirs of my Daughter Mary Deceased wife of John Carr Deceased five Shillings Item I Give and Bequeath to my two youngest Sons George purrintun and Joseph purrinton whom I Likewise Constitute Make and ordain my sole Executors of this my Last will and Testament all my lands in Epping and Elsewhere to be Equally Divided Between them with all the privelidges and appurtenances By them their heirs and Assigns freely to be possessed and Enjoyed for ever Item I Give to my two sons

Last mentioned all my Bonds notes & Demands and Likewise all my stock of cattle with my moveable or personal Estate wherever it may be found obliedging them hereby to take care of my Daughter Sarah and provide for her Support So Long as She Remains a single woman and likewise I do oblige my two sons George and Joseph to pay out the Legasies as they are above Expressed and Likewise my will is that my Dearly Beloved wife Judith shall have all the moveables & Estate which She Brought with her and are now in my possession or Elsewhere . . .

Mak

Joshua X purrinton
his

[Witnesses] James Norris Juner, Ebenezer Dow, Ezek^{el} Brown.
[Proved Dec. 24, 1754.]

[Warrant, Dec. 24, 1754, authorizing Ebenezer Dow and Ezekiel Brown, both of Epping, to appraise the estate.]

[Inventory, filed March 20, 1755; amount, £2229. 19. 0; signed by Ebenezer Dow and Ezekiel Brown.]

DANIEL FLETCHER

1754

NASHUA

[Warrant, Nov. 7, 1754, authorizing Zaccheus Lovewell, Joseph French, gentleman, both of Dunstable, Thomas Colburn, gentleman, and Daniel Merrill, yeoman, both of Nottingham West, and William Richardson of Pelham, gentleman, to appraise the estate of Daniel Fletcher of Dunstable, in order that it may be settled on the oldest son.]

[Probate Records, vol. 19, p. 140.]

[Appraisal of the estate at £150. 0. 0 Nov. 26, 1754; signed by Zaccheus Lovewell, Joseph French, Thomas Colburn, Daniel Merrill, and William Richardson and dated at Nottingham West.]

To the Honourable Ricard Wibird Esq^r Judge of the Probate of Wills &c. for the Province of New Hamp^r

We the Subscribers have Set off that Lot of upland in the Division of Pratts Farm so Call^d and Five Acres of the Medow at the southwest Corner of the said lot — (Known by the name of Mercy Pratts Lot) Laying in Nottingham west in the Province aforesaid to Eunice Wright as her Dower or one Third Part of the Real Estate of Daniel Fletcher Late of Dunstable in the County of Middlesex Deceas^d — March 14th 1764 —

Joshua Hamblet } Com^{tes}
James Sherburn }

JOHN WEBSTER

1754

HAMPTON

[Administration on the estate of John Webster of Hampton granted to his son, John Webster of Kingston, Nov. 11, 1754.]

[Essex County, Mass., Probate Records, vol. 332, p. 437.]

[Bond of John Webster, yeoman, with Andrew Greeley, shipwright, and Nathaniel Whittier, millwright, both of Salisbury, Mass., as sureties, in the sum of £1000, Nov. 11, 1754, for the administration of the estate; witness, James Tarbox.]

[Essex County, Mass., Probate Files.]

[Petition of Sarah, widow of John Webster, late of Amesbury, Mass., Jan. 29, 1755, that, she being advanced in years, her oldest son, John Webster, may administer her husband's estate.]

[Essex County, Mass., Probate Files.]

[Inventory of the estate in Essex county, Mass., taken by Andrew Greeley and Nathaniel Whittier, both of Salisbury, Mass., Feb. 3, 1755; amount, £88. 5. 4; sworn to by the administrator Feb. 3, 1755.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 332, p. 437.]

JOSEPH BICKFORD

1754

NEWINGTON

[Guardianship of Dennis Bickford, minor, aged more than 14 years, son of Joseph Bickford, deceased, granted to Margery Bickford Nov. 15, 1754.]

[Probate Records, vol. 19, p. 156.]

[Bond of Margery Bickford, widow, with Daniel Bickford, husbandman, as surety, both of Newington, in the sum of £500, Nov. 15, 1754, for the guardianship of Dennis Bickford, son of Joseph Bickford of Newington, deceased; witnesses, Samuel Clark and Richard Young.]

JOSEPH FRENCH

1754

SOUTH HAMPTON

In The Name of God Amen November the 15th day 1754 I Joseph French of South Hampton in the Province of New Hamps: in New England Carpenter * * *

Imp^s I Give & Bequeath unto Elisabeth my now dearly beloved wife my Dwelling House in which we now live by her freely & fully to be possessed and Enjoyed so long as she remains my widow and also the pasturing of one Cow yearly & every year Dureing her s^d State of widowhood and this to suffice for that we made a Contract together before marriage

Item I Give to my well beloved Son Joseph French his Hiers & assigns forever A Certain piece of salt marsh scituate in Salisbury in the County of Essex in the Province of the massachusets Bay it being the one Half of four acres which fell to me by my Hon^d father Joseph French Late of s^d Salisbury Deceas^d the other Half of which I have formerly Given to my Son Obadiah French S^d marsh Laying at a place Commonly Called the Beach Barrs, and this to suffice for My S^d son Joseph he having had his portion already

Item I Give to my well beloved Daughter in Law Elisabeth

Jewel now the wife of Joseph Jewel, (formerly wife of my Son Ebenezer French Deceas^d) five shillings Lawful money —

Item I Give to my well beloved Grandson Abel French son of my s^d Late son Ebenezer French deceas'd five Shillings like money as aboves^d, both these legacies to be paid by my Executor within One year after my Decease, and this to suffice for these, my s^d son Ebenezer also having had his portion of my Estate

Item I Give & Bequeath unto my well beloved son Daniel French his Hiers and assigns for ever a Certain piece of Land scituate in South Hampton aboves^d Containing six acres it Laying on the southerly side of the High way going by s^d South Hampton Meeting House & Bounded as followeth viz: beginning at s^d Highway & Joyning to six acres of Land I have before sold to the s^d Daniel French & to Run southerly on the s^d six acres sold as aboves^d to Land belonging to the Hiers of Nathanael Brown Late of Salisbury Deceas^d then Easterly on the Last mentioned Land, to Land of the same Tract which I have not yet disposed of but shall leave to be disposed of to pay my debts & Legacies, and then Northerly on the s^d residue of my Land to the forementioned High way then Westerly on s^d way to the place where it first began six acres and also my dwelling House in which I now live, after the Decease of my wife —

And I do hereby Constitute & ordain my s^d Son Daniel French to be sole Executor of this my Last will & Testament —

Item I Give to my son Obadiah French his Hiers & assigns for ever all my Carpenters Tools & all my Implements for work without Doors; he also haveing had his part of my Estate

Item I Give to my well beloved Grand Children Obadiah Eastman Edward Eastman & Thomas Eastman all Children of my Late Daughter Abigail, formerly wife of Thomas Eastman Late of Kingstown in s^d Province Deceas^d to them their Hiers & assigns for ever all my Houshold stuff to be Equally Divided between them

Further I hereby Give to my fore mentioned son Daniel my s^d Executor to this my Last will, to him his Hiers & assigns for

ever, all my stock of Cattle Sheep &c hereby Willing and ordering My s^d Executor to be at the Charge of my funeral Furthermore I hereby will & ordain that my s^d Executor pay my forementioned Legacies & also perform the Covenants & agreements on my part, which was made between me & my s^d wife before marriage; and also to pay all my Honest Debts (That is to say) my will is and I do hereby Will and order, that the residue of my Lands on the southerly side of the forementioned way, being six acres Joyning to the forementioned six acres Given to my s^d son Daniel in this my Last will, and also two acres of salt marsh which Came to me by my Hon^d father forementioned, Lying on the Easterly side of the original Lot, of which the forementioned Two acres is a part viz: at the Beach Barrs (so called) & so Butting on the Beach the s^d six acres of Land, & Two Acres of marsh, be & hereby is by me appropriated & set off to pay my s^d Debts, and I do hereby Authorize & Impower my s^d Executor to make sale of the same for that end, or if he Chuse it rather, To keep the same himself, for him his Hiers & assigns forever he or they paying the same, and I further will & order my s^d Executor to pasture the Cow for my s^d wife as is before mentioned yearly, & every year so long as she remains my widow * * *

Joseph french

[Witnesses] Jeremy Webster, Josiah Tilton, Elizabeth webster.

[Proved Oct. 27, 1756.]

[Warrant, Oct. 27, 1756, authorizing Jeremy Webster and Josiah Tilton, yeomen, both of Kingston, to appraise the estate.]

[Inventory, Oct. 28, 1756; amount, £1299. 16. 6; signed by Jeremy Webster and Josiah Tilton.]

NATHANIEL MERRILL 1754

SOUTH HAMPTON

[Administration on the estate of Nathaniel Merrill of South Hampton granted to his son, Eliphalet Merrill, Nov. 16, 1754.]

[Probate Records, vol. 19, p. 156.]

[Bond of Eliphalet Merrill, with Joseph Merrill and James Merrill as sureties, all of South Hampton, yeomen, in the sum of £1000, Nov. 16, 1754, for the administration of the estate; witnesses, Samuel Clark and Anna Freese.]

[Inventory of personal estate, Nov. 19, 1754; amount, £344. 11. 4; signed by Reuben Dimond and Josiah Sawyer; attested Dec. 5, 1754.]

[Guardianship of Nathaniel Merrill, minor, aged more than 14 years, son of Nathaniel Merrill, granted to Jacob Fowler of South Hampton Aug. 13, 1755.]

[Probate Records, vol. 19, p. 336.]

[Bond of Jacob Fowler of South Hampton, yeoman, with Elisha Purington and Stephen Palmer, both of Kensington, yeomen, as sureties, in the sum of £500, Aug. 13, 1755, for the guardianship of Nathaniel Merrill; witnesses, William Parker and Jonathan Blanchard.]

[Administrator's account of the settlement of the estate; receipts, personal estate, £835. 1. 9; expenditures, £293. 13. 1; allowed Oct. 29, 1755.]

[Guardianship of Benjamin Merrill, aged less than 14 years, son of Nathaniel Merrill, granted to Eliphalet Merrill of South Hampton, yeoman, Jan. 28, 1756.]

[Bond of Eliphalet Merrill, with Jacob Fowler and Abel French, yeomen, as sureties, all of South Hampton, in the sum of £500, Jan. 28, 1756, for the guardianship of Benjamin Merrill; witnesses, William Parker and Ezra Carter.]

[Guardianship of Dorothy Merrill and Judith Merrill, aged

less than 14 years, daughters of Nathaniel Merrill, granted to Dorothy Merrill of South Hampton, widow, Jan. 28, 1756.]

[Bond of Dorothy Merrill, widow, with Joseph Merrill and James Merrill, yeomen, as sureties, all of South Hampton, in the sum of £1000, Jan. 28, 1756, for the guardianship of her daughters, Dorothy Merrill and Judith Merrill; witnesses, Elijah Rowell and Eliphalet Merrill.]

[Receipt for personal estate, Feb. 4, 1756, signed by Dorothy Merrill, Richard Merrill, Eliphalet Merrill, and Jacob Fowler, widow, children, and guardians; witnesses, Joseph Merrill and Jacob Elliot.]

[Warrant, Nov. 20, 1759, authorizing Jeremy Webster of Kingston, John Page, Joseph French, Abner Morrill, and Benjamin Brown, all of South Hampton, to divide the real estate.]

Province of } Pursuant to Warrant &c We the Subscribers
New Hamps } have Divided the real Estate of Nathanael
Merril Late of South Hampton in s^d Province Deceas^d Intes-
tate & set the same off as followeth viz

To Dorothy widow of the Deceas^d for her Thirds as hereafter described viz. In the Home place beginning at a stake & stones by the fence by Townsends Land (so Called) from thence running Easterly a Cross the Lot originally Thomas merrils Late of South Hampton aboves^d deceas^d which s^d Thomas Merril was father of the deceas^d & so on thro' the one Half of the width of the Browns Lot (so Called) to a stake & stones; then Northerly on the middle Line of the s^d Browns Lot: (That is to say) the Line running from the south end of s^d Lot to the North End thereof dividing the same into two Equal parts; 26 Rods to a stake & stones then Westerly a Cross the s^d Half Lot & the s^d whole Lot to the High way to a stake & stones by the fence: then southerly by the s^d way & Townsends Land to the place where it first began 26 Rods Nine acres more or Less with the one Half of the Dwelling House viz: the Easterly End thereof: and one Half of the

Barn viz the easterly end thereof both of which stand on the premisses above described: But it is to be understood, & it is our true Intent & meaning: that we hereby reserve liberty & privilege about the s^d House & Barn for the Children to Come to, Use, & Improve their parts in the s^d Buildings and to pass from the same &c also we set to the widow in addition to what is above described; two acres & two thirds of an acre of Land in the other Half of the s^d Browns Lot viz the Easterly Half: which The Deceasd held in partnership & was not divided & so Could not be sett off by metes & Bounds: also two acres and a Half, which is part of about Nine acres; which is part of the forementioned Thomas Merrils s^d Lot; which the deceasd also held in partnership as the former & so could not be set off by metes & Bounds

Then 1st The first share to Benjamin lying in the Home place Bounded as followeth viz beginning at the forementioned Townsends Land & Joyning to Land of Joseph Merrill & running Easterly on s^d Joseph merrils Land a Cross the forementioned Lot & Half lot to the forementioned middle line to the south-easterly Corner of the s^d Home place; then Northerly on s^d middle Line 12 Rods & Three feet to a Beache Tree marked then Westerly to the s^d Townsend land to a stake & stones by the fence; then southerly on the s^d Townsends Land 12 Rods & three feet to the place where it first began four acres & a Half be it more or Less: with one Seventh part of the westerly End of the Dwelling House & one seventh of the Westerly End of the Barn.

2^{ly} & 3^d The second & third shares to Richard Beginning at the s^d Townsends Land at the stake the North westerly Bound of the first share then running easterly on the s^d first share to the forementioned middle line to a Beach Tree marked which is the North Easterly Bounds of the s^d first share: then Northerly on s^d middle Line 21 Rod & about 13 feet to a stake & stones which is the south Easterly Bounds of the widows thirds then westerly on s^d thirds to the s^d Townsends Land to a stake & stones the south westerly Bounds of the s^d Thirds then southerly on s^d Townsends Land 21 Rods & about 13 feet to the place where it

first began Nine acres more or Less with two seventh parts of the Westerly End of the Dwelling House & two sevenths of the westerly End of the Barn

4^{ly} The fourth share to Dorothy beginning at a stake by the widows thirds & standing on the forementioned middle Line & running westerly on the s^d 3^{ds} 18 Rods to a stake: then running Northerly by s^d middle Line keeping the s^d Breadth of 18 Rods to the High way; and then at the s^d Northerly part to Bound on the s^d High way 5 acres & a Half more or Less with $\frac{1}{4}$ part of the Westerly end of the dwelling House & $\frac{1}{4}$ part of the westerly End of the Barn

5^{ly} The fifth share to Judith beginning at a stake & stones by the widows thirds, which is the Bounds of the 4th share, then running Northerly on s^d 4th share to the High way to a stake the North westerly Bounds of the s^d 4th share: then south westerly on the s^d way to the widows thirds; where it is Bounded with a stake the Bounds of the thirds: then easterly on the s^d thirds to the place where it first began 5 acres more or Less with $\frac{1}{4}$ part of the westerly End of the Dwelling House & $\frac{1}{4}$ part of the westerly End of the Barn

6^{ly} The sixth share to Nathaniel being four Acres which is part of about Nine acres: which is part of the forenamed & mentioned Thomas Merrils Lot which the deceased held in partnership & so Could not be set off by metes & Bounds: also one acre more or Less in the forementioned Half of the Browns Lot on the Northerly side of the way: and Lays at the southerly End thereof; & is all that lays in that place over & above what is set off to Eliphalet: with the $\frac{1}{4}$ part of the westerly end of the dwelling House & the $\frac{1}{4}$ part of the westerly end of the Barn

7^{ly} The seventh & Last share to Elizabeth being two acres & a Quarter in the forementioned Half of the Brown Lot Laying on the Northerly side of the way & at the Northerly end thereof Joyning to Land of Eliphalet Merrill in the s^d Half of s^d Lot & to extend southerly the width of the deceaseds Land there till it makes s^d two Acres & one Quarter of an acre: with two acres

& a Half in the forementioned Nine acres which is & was held in partnership & so Could not be set off by metes & Bounds with the $\frac{1}{4}$ part of the westerly end of the dwelling House & the $\frac{1}{4}$ part of the westerly End of the Barn

Jeremy Webster
Joseph french
Abner Morrill

[Allowed Jan. 25, 1760.]

JOSIAH BLOOD

1754

HOLLIS

[Bond of Josiah Blood of Hollis, husbandman, with Benjamin Johnson of Woburn, Mass., yeoman, and John Blanchard of Billerica, Mass., as sureties, in the sum of £300, Nov. 18, 1754, for the guardianship of "Josiah, Ebenezer, Solomon, Sarah, & Caleb Blood all Children of the said Blood by his late wife Sarah Blood"; witnesses, Andrew Bordman and John Locke, Jr.]

[Middlesex Co., Mass., Probate Files.]

The account of Sarah Blood administratrix of the estate of Josiah Blood late of Hollis in the State of New Hampshire husbandman deceased, so far as related to his guardianship of his children by a former wife

Feb. 28, 1767. Cash p^d Josiah & Eben^r Blood in full £27. 10. 0

Sept. 10, 1768. cash p^d Solomon Blood in full — 13. 15. 0

June 2^d 1773. cash p^d Caleb Blood in full no sum mentioned

Sept. 27, 1777. cash p^d Sarah Pierce in full — 18. 15. 0

Middlesex 1 Oct. 1777. Having seen the discharges from all the children of the s^d deceased, I allow of this account. —

J Winthrop J Pro^b

[Middlesex Co., Mass., Probate Files.]

MARGARET BREWSTER 1754

PORTSMOUTH

[Administration on the estate of Margaret Brewster granted to her son, Samuel Brewster, Nov. 21, 1754.]

[Probate Records, vol. 19, p. 139.]

[Bond of Samuel Brewster of Barrington, housewright, with Joseph Brewster and Samuel Hale, both of Portsmouth, shop-keepers, as sureties, in the sum of £500, Nov. 21, 1754, for the administration of the estate of Margaret Brewster of Portsmouth, widow; witnesses, Hannah Hughes and William Parker.]

[Inventory, signed by Henry Sherburne and Samuel Sherburne; amount, £1443. 10. 0; attested Jan. 29, 1755.]

PETER HERSEY

1754

NEWMARKET

[Administration on the estate of Peter Hersey of Newmarket granted to his widow, Mary Hersey, Nov. 22, 1754.]

[Probate Records, vol. 19, p. 156.]

[Bond of Mary Hersey of Newmarket, widow, with Jacob Ames of Newmarket and Edward Colcord of Brentwood as sureties, in the sum of £1000, Nov. 22, 1754, for the administration of the estate; witnesses, Samuel Clark and Moses Clark.]

[Inventory, Dec. 9, 1754; amount, £3776. 12. 0; signed by Robert Smart and Richard Mattoon.]

JOHN HUNKING

1754

HAMPSTEAD

[Administration on the estate of John Hunking of Hampstead granted to John Muzzey and Robert Hunking Nov. 26, 1754.]

[Probate Records, vol. 19, p. 156.]

[Bond of John Muzzey of Hampstead, joiner, and Robert Hunking of Haverhill, Mass., bricklayer, with Stephen Johnson, Jr., and Benjamin Kimball, both of Hampstead, as sureties, in the sum of £1000, Nov. 26, 1754, for the administration of the estate; witnesses, James Graves and Samuel Clark.]

[Warrant, Nov. 26, 1754, authorizing Benjamin Foster and Peter Eastman, both of Hampstead, to appraise the estate.]

[Inventory, signed by Benjamin Foster and Peter Eastman; amount, £3292. 10. 0; attested March 17, 1755.]

[Account of the settlement of the estate by John Muzzey, administrator; receipts, £150. 15. 0; expenditures, £188. 14. 8; allowed Jan. 24, 1760.]

[Warrant, Jan. 24, 1760, authorizing John Johnson, Peter Eastman, John Hazzen, Benjamin Kimball, and Stephen Johnson, yeoman, all of Hampstead, to set off the widow's dower, and to divide the remainder.]

Persuent to a Warrant to us Directed from the Honourable Richard Wibird Esq^r Judge of Probate for the Province of New Hampshire —

We have Sett off to the Widow Sarah Hunkins her Dower of third out of the Estate of John Hunkins Late of Hampstead & Province afors^d Decs^d and is bounded as foloweth: at the northerly angle a Stake and Stones by the Road: and allso by Land of Wait Stevens thence Southwesterly by Said Stevens Land to an Elmn tree mark^d by Flents Land thence South Easterly aboute nineteen Rods to a Stake and Stons: thence North Easterly to an apple tree mark^d by the Road thence northerly by the Road aboute twenty Rods to the bound first mentioned — the Premises Contain aboute twenty acers Consisting allso of a Dwelling House —

And have allso Divided the Remaining part in the manner folowing —

Robert Hunkins Lott being (two Shears) Containing aboute

twelve acers Consisting allso of a Barn and is bounded as foloweth at the Westerly angle a Stake and stones by the Road and allso by Land of Wait Stevens thence North Easterly by Said Stevens Land to a Stake and Stones: thence South Easterly by Land belonging to the Heirs of Daniel Roberds Decs^d aboute twenty Eight Rods to a Stake and Stones thence Southwesterly to a Stake and Stones by the Road thence northerly by the Road to the bound first mentioned

Edna Hunkins Lott Containing aboute Six acers and is bounded as foloweth at the westerly angle a Stake and Stons by the Road and allso by Robert Hunkins Share thence North Easterly by Said Share to a Stake and Stons by Land belonging to the Heirs of Daniel Roberds Decs^d thence South Easterly aboute fourteen Rods by Said Land to a Stake and Stones by Land of John muzzey's thence Southwesterly by Said muzzey's Land to a Stake and Stones by the Road thence Northerly aboute Sixteen Rods by the Road to the bound first mentioned —

Elisebeth Hunkins Lott Containing aboute Seven acers be it more or Less and is bounded as foloweth at the northerly angle a Stake and Stones by the Road and by the widows thirds as Discribed above thence Southwesterly by Said thirds to a Stake and Stones by Flents Land: thence South Easterly aboute nine Rods to a stake and Stones thence north Easterly to a Stake and Stones by the Road thence Northerly by the Road aboute nine Rods to the bound first mentioned

Abigail Hunkins Lott Containing aboute Seven acers and bounded att the northerly angle a Stake and Stones by the Road: and by Elisebeth's Share thence Southwesterly by Said Share to a Stake and Stones by Flents Land thence South Easterly aboute nine Rods to a Stake and Stones: thence north Easterly to a Stake and Stones by the Road: thence northerly aboute nine Rods by the Road to the bounds first mentioned —

John Hunkins Lott Containing aboute Seven acers and is bounded at the northerly angle a Stake and Stones by the Road and by Abigail's Share thence South westerly by Said Share to a

Stake and Stons by flents Land: thence South Easterly aboute nine Rods to a black ash tree markd which is John muzzeyes bound thence north Easterly by Said muzzeyes Land to a Stake and Stones by the Road thence northerly by the Road aboute nine Rods to the bound first mentioned —

Dated at Hampstead this twentyth Day of march Anno Domi 1760 —

John Johnson
Peter Eastman
Stephen Johnson

JOSEPH GREELEY

1754

KINGSTON

In the Name of God Amen. November the 26th day 1754 —
I Joseph Greeley of Kingston in the Province of New Hamp^r in New England Husbandman being in advanced years * * *

Imprimis — I give & bequeath Unto Elisabeth my now dearly beloved Wife One Third part of my moveable goods & Effects Within doors, & also my Horse & furniture, & one third part of all my Stock of Cattle & Sheep & Swine & also all the flax & wool that shall be left at my Decease & all the Provision of meat & Corn & the Cyder That shall be left at my decease, all to be at her dispose & also the use & Improvement of one third Part of all my Lands: & also my Dwelling house in which I now live & also all Needfull priviledge In my Barn for the putting in hay for & keeping her third part of my Stock as before mentioned & the use of my Clock so Long as She remains my widow, and after her marriage or if She Should not marry again, then after her decease the Said Dwelling house & the thirds of Said Lands & the Clock to go to those Children to whom I Shall in this My Last Will give them —

Item I give & bequeath Unto my three Sons viz: Andrew, Joseph & Jonathan, all my Lands lying & being in s^d Kingston to be Equally divided between them as followeth Viz. my Son

Jonathan to have one half of my Land in that which is Called my Lower pasture it being part of the 22^d lot in the East division In s^d Kingston (so Called) & then to begin at the Westerly part of my home place, & Extend Easterly into s^d home place till it makes Or compleats his Third & Equal Part, & then my S^d Son Joseph to Have the other half of my S^d Land in s^d lower pasture, & then to Begin at the Easterly part of my S^d home place & to Extend Westerly into s^d home place till it makes or Compleats his third & Equal Part, & then my S^d Son Andrew to have his third & Equal Part only in the s^d home place In the middle part between my two Sons Joseph & Jonathan where my dwelling house now stands & my Barn, & when my S^d Wife marry's again or Departs this life as above mention'd my S^d Son Andrew to have my now Dwelling house & my Clock therein & also my Barn: my S^d Sons Andrew Joseph & Jonathan my s^d Lands as above mention'd with the Buildings & Orchards on their parts with the Priviledges & Appurtenances To Have & to Hold to them their Heirs & assigns for ever & also my Wearing Apparell. I do likewise give to my s^d Three Sons Andrew Joseph & Jonathan my Pew in the meeting house in the East Parish in s^d Kingston to Each of them an Equal part therein reserving only to my Daughter Elizabeth the Priviledge of Sitting in it her self as long as she shall live in Said Parish

Item I give to my Son Andrew my Walking Cane & when my said Wife has done using my Clock then my Son Andrew to have my said Clock To him his Heirs & assigns

Item To my Son Joseph I give my Portmantle & my broad ax & my Horse Tackling to draw with

Item To my Son Jonathan I give my Gun & my Sword

Item I give & bequeath to my two Sons Andrew & Jonathan a Piece of Marsh Lying in Southhampton which I Purchasd of my Brother in Law John Webster late of Hampton Deceas'd to be Equally divided Between them to them their Heirs & Assigns forever

Item I give & bequeath to My two Daughters viz. Elisabeth

now the wife of John Fifield & Mary now the Wife of Zephaniah French the Remaining two thirds of my moveable goods & Effects within Doors to be Equally divided between them and also the other two thirds of my stock of Cattle, Sheep, & Swine to be Equally divided between Them, And I do also give unto my s^d Daughters One hundred Pounds to Each of them According to that which is Now Called the (Old Tenour) to be paid as shall be hereafter mention'd, I having already furnished them my Said Daughters with household stuff &c for marriage which I do also freely give them.

Item my Will is that if at my decease the Grass be Cut & Hay be gotten Into my Barn that the stock be kept upon it & the hay be not Carry'd away but Spent Upon the Place

Item I do hereby Constitute & Appoint my two Sons Andrew & Jonathan To be Sole Executors of this my last Will & Testament

Item I do hereby Will & bequeath unto my S^d Executors all my debts that Are or may at My decease be owing to me

Item I do hereby Will & Ordain my S^d Executors to pay all my honest debts & also to pay to my two Daughters above mention'd One hundred Pounds Each as is before mention'd Viz^t Andrew to pay Elisabeth & Jonathan to pay Mary

I do also hereby Will & Ordain my Said Executors to bear my funeral Charges * * *

Joseph Grele

[Witnesses] Peter Coffin, Jonathan Grele, Ebenezer Batcheler.

[Proved Jan. 28, 1761.]

[Warrant, Jan. 28, 1761, authorizing Ebenezer Batchelder and William Parker, both of Kingston, to appraise the estate.]

[Inventory, Feb. 20, 1761; amount, £11,231. 7. 0; signed by William Parker and Ebenezer Batchelder.]

JEREMIAH EATON 1754 HAMPSTEAD

[Warrant, Nov. 26, 1754, authorizing John Muzzey and Peter Eastman, both of Hampstead, yeomen, to appraise the estate of Jeremiah Eaton of Hampstead.]

[Inventory, attested March 17, 1755; amount, £1985. 11. 0; signed by Peter Eastman and John Muzzey; attested by James Graves and Hannah Eaton as administrators.]

[Account of the settlement of the estate by James Graves and Hannah Abbott, formerly Hannah Eaton, administrators; receipts, £952. 2. 0, personal estate; expenditures, £958. 9. 9; mentions children; allowed May 31, 1758.]

[License to the administrators, May 31, 1758, to sell real estate; mentions Hannah Abbott, formerly widow of the deceased.]

[Additional account of the settlement of the estate; receipts, £140. 5. 0; expenditures, £111. 1. 1; allowed Dec. 27, 1758.]

[Warrant, Sept. 25, 1759, authorizing John Johnson, Stephen Johnson, John Muzzey, Wait Stevens, and James Graves, yeomen, all of Hampstead, to divide the real estate.]

[Report of the committee, Nov. 22, 1759, that the real estate cannot be divided, and appraising it at £1600. 0. 0; signed by John Johnson, Stephen Johnson, and John Muzzey. The court settled the real estate on the oldest son, Jeremiah Eaton, he paying his brother, William Eaton, £501. 13. 4, there being no other children.]

[Bond of Jeremiah Eaton of Reading, Mass., housewright, with John Muzzey and Stephen Johnson, yeomen, both of Hampstead, as sureties, in the sum of £1000, March 28, 1760, for payment as ordered by the court; witnesses, William Parker, Solomon Loud.]

WILLIAM SIMPSON

1754

PORTSMOUTH

[Administration on the estate of William Simpson granted to Sarah Simpson Nov. 26, 1754.]

[Probate Records, vol. 19, p. 139.]

[Bond of Sarah Simpson of Portsmouth, widow, with Walter Stuart of Portsmouth, schoolmaster, and Joses Philbrick of Rye, yeoman, as sureties, in the sum of £1000, Nov. 26, 1754, for the administration of the estate of William Simpson of Portsmouth, innholder; witnesses, William Parker, Jonathan Blanchard.]

[Inventory; amount, £2790. 0. 0; signed by Walter Stuart and Samuel Sherburne; attested Feb. 26, 1755.]

[Thomas Simpson, mariner, Sarah Simpson and Jane Simpson, single women, all of Portsmouth, and William Simpson of Plymouth release all claim to the estate of their father, William Simpson, to their mother, Sarah Simpson, Dec. 7, 1773; witness, William Traill.]

SAMUEL MORRILL

1754

SOUTH HAMPTON

In the Name of God Amen. I Samuel Morrill of South Hampton in the Province of New-Hampshire in New-England Inholder being under weakness of Body * * *

Item 2^{dly} I give to my beloved Wife Hannah Morrill the use and Improvement of the one half of my now dwelling House with the one Half of my Homestead Land and the improvement and use of the one Half of that Lot of Land which I bought of Ephraim Carter which Land also is in South-Hampton afores^d and also the Improvement and use of the one half of my stock of all kinds, These things I give her the use and Improvement during her widowhood, or so long as She remains my Widow.

Item 3^{dly} I give to my Son Levi Morrill the House upon the

East side of my Homestead with Ten Acres of Land adjoining to it the Land to be Fourteen Rods Wide upon the Front and to run Northwardly till it compleats the Ten Acres aforesd. I give him also the one Half of my Homestead, and one Half that Lot of Land which I bought of Ephraim Carter aforesd^d. I also give him Four Acres of Salt Marsh These I give to him after the Decase of my wife, or immediately upon her marrying another Husband. The House and Ten Acres of Land joyning to it I give to him to take Possession of immediately after my Decease.

Item 4^{thly} I give to my Son Oliver Morrill the one Half of all my Lands in Nottingham, and one Hundred and Fifty Pounds old Tenor as money now passes the Money to be paid him when he arrives at the age of Twenty Two years.

Item 5^{thly} I give to my Son Abel Morrill the other Half of all my Lands in Nottingham, and one Hundred and Fifty Pounds old Tenor as Money now passes the Money to be paid him when he arrives at the Age of Twenty one years.

Item 6^{thly} I give to my son Samuel the use and Improvement of one Fourth Part of my now dwelling House, to take Possession of it immediately upon his arriving at the age of Twenty one years, and after the Decease of my wife, or immediately upon her marrying another Husband I give him him the use and Improvement of one Half of my House with one Fourth Part of my Homestead. I also give him two Acres of Salt Marsh to take Possession of, at the same time before mentioned

Item 7^{thly} I give to my son Jeremiah Morrill the use and Improvement of one Fourth Part of my now dwelling House to take Possession of it immediately upon his arriving at the age of Twenty one years, and after the Decease of my wife, or immediately upon her marrying another Husband I give him the use and Improvement of the other half of my House with one Fourth Part of my Homestead. I also give him Two Acres of Salt Marsh to take Possession of, at the same time before mentioned.

Item 8^{thly} I give to my Daughter Hannah Morrill one Hundred

and Fifty Pound old Tenor as money now Passeth, to be paid her on the Day of Marriage, or at farthest at the age of Twenty one years.

Item 9^{thly} I give to my Daughter Sarah Morrill One Hundred and Fifty Pounds old Tennor, as Money now passeth, to be paid her on the Day of Marriage or at farthest at the Age of Twenty one years.

Item 10^{thly} I give to my Daughter Mary Morrill one Hundred and Fifty Pounds old Tenor as Money now passeth to be paid her on the Day of Marriage or at farthest, at the age of Twenty one years.

Item 11^{thly} I give to my Daughter Elisabeth Morrill One Hundred and Fifty Pounds old Tenor as Money now passeth to be paid her on the Day of Marriage, or at farthest at the age of Twenty one years.

Item 12^{thly} My Will is that my two Sons Samuel and Jeremiah be bound out to Trades when they arrive at the age of Fifteen years and that they have the liberty to choose Each of them their own Trade, and that my Executor be impowered to bind them. Further more My will is that all the before Mentioned Legacies be paid by my Executor hereafter named, and that he may and shall have liberty to sell my part in a Schooner to pay the Legacies and Debts and the remainder of the Money to be Equally Divided between my sons before named, and my will is also that all other money Due to me be Equally Divided between my sons after the Debt to Abraham Brown be paid, and the Portions belonging to mysisters. My Will also is that all my Household Stuff and goods be Equally Divided between my Daughters after the Decease of my Wife, or whenever she shall be married to another Husband. And furthermore that the other Half of my stock be Equally Divided between my sons.

Finally I do make and constitute my son Levi Morrill to be Executor of this my last Will and Textament and do hereby revoke and make void all other and Former Will and wills by me made or declared and do ratifie and confirm this and this only

to be my last will and Testament. In Witness whereof I have hereunto set my Hand and seal this Fourth Day of December Anno Domini one Thousand Seven Hundred and Fifty Four, and in the Twenty Eight year of the Reign of George the Second King over great Britain &c:

Samuel Morrill

[Witnesses] William Parsons, William Osgood, James Merrill.
[Proved Feb. 26, 1755.]

[Abel Morrill makes choice of Ebenezer Morrill as his guardian Feb. 25, 1755; witnesses, Ephraim Brown, James Merrill.]

[Bond of Ebenezer Morrill of Salisbury, Mass., yeoman, with Ephraim Brown of South Hampton, gentleman, as surety, in the sum of £1000, Feb. 26, 1755, for the guardianship of Abel Morrill, aged more than 14 years, son of Samuel Morrill; witnesses, William Osgood, Levi Morrill.]

[Inventory, March 5, 1755; amount, £7572. 18. 0; signed by Ephraim Brown and James Morrill.]

[Guardianship of Samuel Morrill, son of Samuel Morrill, deceased, granted to Hannah Morrill Nov. 29, 1755.]

[Probate Records, vol. 19, p. 402.]

[Bond of Hannah Morrill, widow, with Samuel French, gentleman, and Oliver Morrill, cordwainer, as sureties, all of South Hampton, in the sum of £500, Nov. 29, 1755, for the guardianship of Samuel Morrill, son of Samuel Morrill and herself; witnesses, William Parker, Jonathan Blanchard.]

JONATHAN LORD 1754 SCARBOROUGH, ME.

[Bond of Robert Light, with John Light as surety, both of Exeter, gentlemen, in the sum of £500, Dec. 19, 1754, for the guardianship of Robert Lord, Jr., of Exeter, minor, son of Jona-

than Lord of Scarborough, Me., deceased; witnesses, Theophilus Smith and Biley Dudley.]

JOSEPH COLLINS

1754

SOUTH HAMPTON

In the Name of God Amen

I Joseph Collens of South Hampton in the provance of New Hampshier in New England: yeoman: Being well advanced into years and full of human infirmities * * *

imprimis I Give and Bequeve to Hannah my well Beloved wife the Soul improvment of the one third part of my whole Estate mouble and immouble both within and with out During the teirm of her Natural Life and widdowhood in my Name

Itm I Give and Bequeth to my Son Winthrop Collens five pounds old ten^r to be paid to him with in one year after my youngest Son Comes to the age of twenty one which is in full with what I have Done for him already

Itm I Give to my Daughter Miriam Jewel the wife of Thomas Jewel twenty pounds old ten^r to be paid in Maner & tairm as above Said and also the one third part of the in Door mobels and her mothers wairing apparil after her s^d mothers Deceas

Itm I Give to my Daughter Sarah Hoyt the wife of John Hoyt twenty pounds old ten^r to be paid in maner & tairm as above s^d and also the one third part of the indoor moubels and her mothers wairing apparil after her s^d Mothers Deceas

Itm I Give to my Daughter Mary Collens twenty pound old ten^r to be paid in maner and tairm a above said and also the one third part of the indoor moubles and her Mothers wering apperial after her s^d Mothers Deceas

Itm I Give to my Son Joseph Collens two fifth parts of my Estate Rele and parsonal (Except the indoor moubels) to be Devided according to Quantity and Quality he paying two fifts of my funeral and their mothers funr^l and two fifts of the Legeses

above said and two fifts of all my honest Debts and other Charges

Itm I Give to my Son John Collens two fifts of my Estate moubal and immoubal Rele and parsonal (Except the indoor moubles) to be Devided according to Quntity and Quality he paying the two fifts of my funarel and his mothers and the two fifts of the Legeses above Said and the two fifts of all my honest Debts and other Charges

Itm I Give to my Son Charls Collens the one fift part of my Estate Rele & personal (Except the indoor moubels) to be Devided according to Quantity and Quality he paing the one fifth of my funeral & his mothers and the one fifth of the Legeses aboves^d and the one fifth of all my honest Debts and other Charges

I also appoint Hannah my beloved wife and my Son Joseph to be my Executors to this my Last will and testement

In Witness here of I have here unto Set my hand and Seal this twenty first Day of December in the twenty Eighth year of his Majests Reign annoque Domini one thousand Seven hundred and fifty four

Joseph Collins

[Witnesses] Challis Currier, Jonathan Currier, Enoch Blasdel.

[Proved April 26, 1769.]

[Warrant, April 26, 1769, authorizing Enoch Blaisdell, Challis Currier, and Thomas Tewksbury, all of South Hampton, to appraise the estate.]

[Inventory, June 7, 1769; amount, £279. 2. 6; signed by Enoch Blaisdell, Challis Currier, and Thomas Tewksbury.]

WILLIAM FOLSOM

1755

NEWMARKET

In the Name of God Amen the 3^d Day of Janauary in the year of our Lord one thousand Seven hundred and fifty five I william

folsom of the parish of Newmarket in the town of Exeter in the province of Newhampshire In new England Husbandman being Sick and week * * *

Item I give and bequeath to my well beloved wife Elizabeth all the Estate Borth Real personal and mixt which She Said Elizabeth Brought to me with her Self or that was her Right or property before her marrage with me and the one half of all my Sheep and Swine and small Iron pott and small Kittle & two good Cows & my Linin wheel and my note of hand in writting under the hand of John Samborn and my other note in writting under the hand of John Liford to be to her the Said Elizabeth & her heirs and assigns forever and I give and bequeath to Said Elizabeth the one half of the Dwelling house wherein I now Live and one third part of the Barn to be to my said wife Elizabeth During her widdowhood and the one third part of all my homestead plantation whereon I now Live & to be to her the Said Elizabeth and heirs and assigns During the term of her natural Life and it is the true Intent and meaning of these presents that the above bequeathed premises to her be and Include all her Right of Dower & power of thirds in my Estate borth Real personal & mixt —

Item I give and bequeath unto my beloved Son David folsom the one Eighth part of one hundred acres Lott in the town of notingham in Said Province in winter Street (So Called) it being the Land I Bought of the two morrossons Excepting and Reserving for the full term of ten years yet to Come from and after the Date hereof all the timber of what Kind Soever Either Standing growing or Lying on Said Land Said timber is Reserved to the use & Benifet of my Son william as hereafter Expressed the Said Land to be to my Said Son David and to heirs and assigns for ever only as above Excepted —

Item I give and bequeath to my well beloved Son James folsom thirteen pounds new tenor in Bills of Credet in newhampshire afore said to be paid within Seven years from the Date hereof by my Executor hereafter named —

Item I give and bequeath to my well beloved Son Dudley folsom fifty pounds in new tennor Bill of Credet in Said province to be paid within ninteen years from the Date hereof as also Seven pounds & ten shillings Like tenor to be paid him yearly and Every year from the Day of my Death untill Said Dudley Arive to the age of Eight years all Said Sums to be paid as above Said by my Executor hereafter named —

Item I give & bequeath to my well beloved Daughter Leadia Liford y^e wife of John Liford two pounds & ten shillings new tennor in Bills of Credet in Said province to be paid within three years after my Decease to be paid by my Executor hereafter named —

Item I give and bequeath to my well beloved Daughter Mary folsom ten shillings new tennor in Bills of Credet in Said province to be paid by my Executor hereafter named

Item I give and bequeath to my well beloved Daughter Abagail folsom all my houshold goods Excepting what I have given my wife in this will and allso I give to s^d abagail twelve pounds & ten shillings new tennor in Bills of Credet in new hampshire afore said the said Bills of Credet to be paid her within Six years after my Decease and said household goods to be DD her at the age of Eighteen years or marriage Day If before that age all to be paid & Delivered by my Executor hereafter named

Item I give and bequeath to my well beloved son William folsom all my homstead plantation whereon I now Live with all my Right in wadleys falls (So Called) & in the mill thereon Standing with all the previlidges thereto belonging with all the Remainder of my Estate Borth Real personal and mixt, or of what nature or kind soever Borth moveables and Immoveables wheresoever the same may be found to be to my Said Son william & his heirs and assigns forever with all Rights of Reversion & Remainder only Excepted as is what is before given and bequeathed in this will —

and I do hereby make ordain and appoint my Said Son william
folsom my Sole Executor * * *

william foulsham

[Witnesses] Sarah ^{her} X young, Joseph young, Walter Bryant.
_{mark}

[Proved Feb. 10, 1755.]

[Warrant, Feb. 10, 1755, authorizing Walter Bryant and Joseph Young, both of Newmarket, to appraise the estate.]

[Inventory, April 30, 1755; amount, £3218. 8. 0; signed by Walter Bryant and Joseph Young.]

ELIZABETH FROST

1755

PORTSMOUTH

In the Name of God amen — the fourth Day of January Annoque Domini 1755 I Elizabeth Frost of Portsmouth in the Province of New Hampshire in New England Seemster being Sick and weak in Body * * *

Item I Give and bequeath unto My Mother in Law Mrs Martha Frost the Sum of five pounds according to the New Tenor to be paid her out of My Estate within twelve Months after My Decease by My Executor towards Cloathing my brother Cater Frost Son of Said Martha or for any other use that she My Said Mother shall think Most proper for the use of Said Cater.

Item: All the rest of My Estate both real and personal whatsoever and wheresoever I Give and bequeathe unto My beloved Sister Jane Frost of Portsmouth aforesaid Singlewomen her heirs and assigns forever after My just Debts and funeral Charges and Leagacy is paid out of My whole Estate as aforesaid

And I Do hereby Nominate Constitute and appoint My hon^d

Uncle Samuel Frost of Portsmouth in New Hampshire afore-
said Mariner to be My Sole Executor * * *

The Mark of
Elizabeth + Frost

[Witnesses] Andrew Clarkson, Thomas Bickford, Anne Cates.
[Proved March 27, 1755.]

JOSEPH HILL

1755

GREENLAND

In The Name of God Amen I Joseph Hill of the parish of
Greenland in the province of New hampshire in Newengland
Yeoman being week of Body * * *

Item I Give and Bequeath unto my Son John Hill his heirs
and Assigns for Ever my now Dweling house Barne and Shoop
Tools of Every Sort and all my wearing Cloaths and all the
Debts Due unto me and all my writings also all my Lands and
Medow Ground and orchard Laying and Being in Greenland
afore Said and in Stratham in Said province which I Bought of
Andrew Wiggin Simon Wiggin Thomas Wiggin Joseph Wiggin
& Bradstreet Wiggin Jun^r and that I Bought of John Johnson
Sen^r and hannah his wife To have and To hold but my will is
that if my Said Son John hill Should Dye with out a Lawfull
heir Lawfully Begoten that the above Given premisses Should
Return to my Lawful heirs; my Said Son I also order to fulfill
the oblegation that I Give to my well Beloved wife Mary hill
Before our Marrage if She out Lives me and also I order my
Executor hereafter named to pay all my just Debts and Legases;
and all to be fullfild by him in Case my Said wife Shall & Dos
aquit and Give up her thirds of all my Estate to my Said Execu-
tor — Item I also Give unto my Said Son John hill my Mare and
my Gun —

Item I Give unto My Daughter Elener Briant one hundred
and fifty pounds old tenor money and three Good Ewes To be

paid and Delievered her or her heirs within Two years after my Decease by my Executor hereafter Named —

Item I Give unto My Daughter phebe avery one hundred and fifty pounds money old Tenor and three Ewes to be paid and Delivered To her or her heirs within four years after my Decease by My Executor hereafter Named

Item I Give unto my Said Two Daughters to be Equally Devided Between them all my household Stuff Excepting what my said wife Brought with her —

Finally my Will is and I Do hereby appoint My Said Son John Hill Sole Executor of this my Last will and Testement hereby Revoking Disallowing and Makeing voy^d all former wills and Testements by me heretofore Made: Ratefieing and Confirming this and no other to be my Last will and Testement In Witness whereof I have here unto Set my hand and Seal this Ninth Day of January annoque domini one thousand Seven hundred and fifty five — &c.

Joseph hill

[Witnesses] John Huggins, John Allen, Richard Young.

[Proved July 28, 1756.]

MARY RUNNELLS

1755

STRATHAM

In The Name of God Amen This Fifteenth Day of January anno Domini 1755 I Mary Runals of Stratham In the Province of Newhamp^r Singelwoman & Spincer Being but Week of Body
* * *

First I Give and bequeath unto my Kindswoman Judeth Runals Daughter to my brother Robert Runals Deceaced and to her heirs and assings for Ever all my Real and parsnall Estate viz my bead and furniture belonging and all my other house El-stufs Within Dors and all my Wearing apparill and all my Stock of Cattel Sheep and Swine to her and to her Disposel for Ever.

Lastly I Do here by make and ordain the Said Judeth Runals
above mentiond to by my Sole Executrix * * *

hir
Mary + Runels
mark

[Witnesses] Ichabod Clark, William Hash, Theo Smith.

[Proved Oct. 29, 1760.]

[Bond of Judith Runnels of Stratham, single woman, with Theophilus Smith of Exeter and Abraham Brown, Jr., of Hampton Falls, yeomen, as sureties, in the sum of £1000, Oct. 29, 1760, for the execution of the will; witnesses, William Parker, Cutts Shannon.]

SAMUEL STEVENS

1755

EXETER

[Guardianship of Samuel Stevens and Daniel Stevens, minors, children of Samuel Stevens of Exeter, deceased, granted to Benjamin Scribner Jan. 20, 1755.]

[Probate Records, vol. 19, p. 195.]

[Bond of Benjamin Scribner of Brentwood, husbandman, with John Gilman of Kingston, husbandman, as surety, in the sum of £500, Jan. 20, 1755, for the guardianship of Samuel Stevens, minor, aged more than 14 years, and Daniel Stevens, aged less than 14 years; witnesses, Samuel Clark, Jonathan Wiggin.]

EBENEZER PHILBRICK 1755

RYE

In the name of God amen I Ebenezer Philbrick of Rye in the Province of New Hampshire Being Week in Body * * *

Itam I Give and Bequeath to my Son James Philbrick all my Estate both Reail and Parsnale What So Ever & Where So Ever

Not other Ways disposed of in this my Last will Unto him my Said Son and to his Heirs and Assigns for Ever —

Itam I Give and bequeath to my Son Ebenezer Philbrick fifteen Acres of Land Where he Now Lives on the South Side of the High way his Giveing his Brother James Philbrick the Lebetty to Pase and Repase to the South End of his Land his Said Brother James Keeping Good Surfent Bars to Pase throw & Carefely take Care of Said Bars —

Itam I Give and Bequeath to Ruth Rand my Grand Daughter twenty Shillings old tenor in full of all Demands from my Estate Having allready Given my Daughter Ruth Rand before her Decease all that I intended to Give her

Itam I Give to my Daughter Bethiah one Cow to her and to her Heirs for Ever also that She have a Good Convenient fire Room And fire wood feet for the fire at the door also ten Bushels of indian Corn one Bushel of Wheet one Bushel of Molt one Bushel of Barley and the Wentering and Sommering one Cow & two Sheep Eighty Pound of Good Pork and fifty Pounds of Good Beef to be paid her By my Executour Yearly So Long as She Lives on Marred and if She marres forty pounds old tenor money to be paid her also one halfe of the Vallue of a quarter of a Share of Marsh in hampton that I now Give to my Son Ebenezer Philbrick by a dead of Gift to be paid her by my Said Son Eben^r at my Decease

I do by these Presents Constitute & appoint my Son James Philbrick to be my Sole Executor of this my Last Will and testament in Wittness Where of I have here unto Set my hand and Seal: this twenty first day of January 1755

I the Said Ebenezer Philbrock before Signed this my will do Order that my Well beloved wife Bethaih Philbrick Shall have the one third of all my Reail Estate to her benefit Duering her Life and that my two Sons James & Ebenezer Philbrock do Manage and in prove to the best advantage for her also to her Use duering her Life one Cow

Ebenezer Philbrick

[Witnesses] Rich^d Jenness 3^d, Joseph Yeaten, Peter Garland.
[Proved Dec. 31, 1760.]

[Bond of James Philbrick, yeoman, with Richard Jenness, 3^d, as surety, both of Rye, in the sum of £500, Dec. 31, 1760, for the execution of the will; witnesses, William Parker, Cutts Shannon.]

ELIZABETH PRESCOTT 1755

HAMPTON FALLS

In The Name of God Amen This Twenty forth Day of January anno Domini 1755, I Elisabeth Prescut of Hampton falls Widow Relect of Jonathan Prescut of Said Hampton Falls in The province of Newhamps^r yeoman Deceased being but Weak of body * * *

firs I Give and bequeath unto my Daughter Elisabeth Garland and to her heirs one Gound Silk Crape one homspun Coat & my Stays and Three Puter Plates

Itm I Give to my Grandaughter Abigail Blake Daughter to my Daughter Abigail Lock Deceased Two Puter Platers & Three Puter Plates and one Silver Spoon

Itm I Give to my Grandaughter Mehetabel Wier Daughter to my Daughter mary Hilyard Deceased Two Puter Platers and Three Puter Plats

Itm I Give unto my Son Jeremiah Prescut Ten Shilings old tener to be paid to him in one year after my Deceace by my Excutor here after named

It^{im} I Give to my Son Joseph Prescut Ten Shilings old tener to be paid to him by my Excutor here after named in one year after my Deceace

Itim I Give unto The Legal heirs of my Son Jonathan Prescut Deceased Ten Shilings old tener to be Paid in one year after my Deceace by my Executor here after named.

It^m I Give unto my Grand Daughter Sarah Prescut Daughter

to my Son Benjamin Prescut one fether bead and furniture belonging to The Same Emeadatly after my Deceace

It^m I Give unto Ruth Robey That have Lived With me for many years Past one fether bead which belong to The Trundel Bead Stid

I^m I Give unto my Son Benjamin Prescut and to his heirs for Ever all The Remainder of my Estate both within Dors & without (viz) all my Stock of Cattle Sheep horse, and Swine and all my movables Within Dors not allready Disposed of in This my Last Will he to Com into Porsission There of at my Deceace

Lastly I Do here by make and ordain my Son Benjamin Prescut to be Sole Excutor * * *

her

Elisabeth X Prescut

mark

[Witnesses] Jonathan Green, Samuel Prescut Jur, Theo: Smith.

[Proved May 30, 1755.]

[Warrant, May 31, 1755, authorizing Nathaniel Healey, gentleman, and Jacob Green, yeoman, both of Hampton Falls, to appraise the estate.]

[Inventory, June 5, 1755; amount, £403. 15. 0; signed by Nathaniel Healey and Jacob Green.]

ROBERT DAVIS

1755

CONCORD

[Deborah Davis, widow of Robert Davis of Rumford, and Nathaniel Davis, oldest son, renounce administration on his estate Jan. 27, 1755; witness, Nathaniel Abbott.]

[Administration granted to Samuel Davis Jan. 29, 1755.]

[Probate Records, vol. 19, p. 168.]

[Bond of Samuel Davis, yeoman, with Ezra Carter and Nathaniel Abbott, gentleman, as sureties, all of Rumford, in the sum

of £1000, Jan. 29, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Inventory, Jan. 29, 1755; amount, £1876. 12. 0; signed by Ezra Carter and Nathaniel Abbott.]

ABRAHAM MERRILL 1755

NEWTON

[Administration on the estate of Abraham Merrill granted to his widow, Ruth Merrill, Jan. 29, 1755.]

[Probate Records, vol. 19, p. 258.]

[Bond of Ruth Merrill, widow, with Gideon Bartlett and Cutting Favor, yeoman, as sureties, all of Newton, in the sum of £2000, Jan. 21, 1755, for the administration of the estate of her husband, Abraham Merrill of Newton; witnesses, Anna Freese, Jonathan Wiggin.]

[Warrant, Jan. 21, 1755, authorizing William Rowell, weaver, and Cutting Favor, yeoman, both of Newton, to appraise the estate.]

[Inventory, Jan. 25, 1755; amount, £6302. 19. 0; signed by William Rowell and Cutting Favor.]

[Warrant, Sept. 14, 1762, authorizing Jeremy Webster of Kingston, Gideon Bartlett, David Sargent, John Elliott, and Nathan Gould, yeomen, all of Newton, to divide the real estate.]

Province of } Pursuant to Warrant from the Hon^{ble} Rich-
New Hamps^r } ard Wibird Esq^r Judge of the Probate of Wills
&c for the Province of New Hamps: afores^d to us the Subscribers
directed: appointing us a Com^{tee} to Divide the Real Estate of
Abraham Merril Late of Newtown in said Province decaesd
Intestate to & among the widow & Children of the s^d decaesd:
we have taken the s^d Trust upon us & have proceeded and set
off as followeth viz:—

1st To the Widow Ruth merril for her right of Dower in s^d Estate Thirty Acres more or Less in the Home place Bounded as followeth viz: beginning at the south Easterly Corner of the whole Tract at the High way & Joyning to Lieu^t Micah Hoyts Land & running south westerly on the s^d way to the south westerly Corner to the High way Comeing down from & by Lieu^t David Baglies to the first mentioned High way; Then Northerly on the Last mentioned way in part & on the Rev^d M^r Eames's Land, in part, & on Charles Chases Land in part to a stake & stones, then North Easterly a Cross the whole Tract to the s^d Lieu^t Hoyts Land where it is Bounded with a stake & stones; then southerly on the s^d Hoyts Land about 120 rods to the place where it first began Thirty acres more or Less with the premisses thereon; and one Half of the dwelling House viz: the Back room thereof with the one Half of the Chamber, & one Half of the Cellar; with the one third of the Barn viz: the Westerly End thereof; also Ten acres more or Less for her wood Lot being part of the deceasds Eighty acre piece (so Called) & is a Neck of Land that runs into the Pond (Com'only Called the Country Pond) and is Bounded as followeth viz: Beginning at a stake & stones in the Isthmus & running Easterly about Nine rods to a stake & stones on the other side & so running round the s^d Neck of Land (or Cape) by the s^d Pond to the place where it first began. Ten acres more or Less —

2^{ly} To the Children of the s^d Deceas'd as followeth viz: —

1st The first share to Ruth Bounded as followeth viz: Beginning at a stake & stones by the forementioned Charles Chases Land which is the Bounds of the widows Thirds; Then North Easterly on the s^d Thirds to the forementioned Hoyts Land to a stake & stones a Bounds also of the Thirds; then running Northerly on the s^d Hoyts Land, to the North Easterly Corner of the whole Tract; then south Westerly on the Northerly Line of the whole Tract, to the North Westerly Corner thereof, to the s^d Chases s^d Land; then southerly on s^d Chases Land to the place where it first began seven acres more or Less; and three small

pieces of Land scituate in Kingstown in s^d Province being Mill Pond rights (so Called) in the upland division belonging to the deceased in his Life time; one piece being Eight Acres more or Less; another piece six acres more or Less; and a Third piece a Meadow Lot Eight acres more or Less all which pieces are Bounded as may appear by the records of the millpond society, or propriety; with one fifth part of the one Half of the dwelling House; and one fifth part of Two Thirds of the Barn —

2^{ly} The second share to Abigail now the wife of John Currier in the Deceasds fifty acre Tract (or piece) Bounded as followeth viz: Beginning at a stake in a stump which is the south westerly Corner of the whole tract and from thence running Easterly about fifty five rods to a stake & stones by fowlers fence which is the south Easterly Corner Bounds of the whole Tract; Then Northerly on s^d Fowlers Land about seventy rods to a stake & stones, Then westerly Crossing the whole Tract to a stake & stones on the westerly side thereof by Land of Isaac Merrill Esq^r; then southerly on the s^d Isaac Merrils Land to the place where it first began; Twenty Three Acres more or Less with one Half of the old House on the Home place & one seventh part of Two Thirds of the Barn —

3^{ly} The Third share to Lydia in the Last mentioned piece of Land beginning at a stake & stones by the s^d Merrils Land which is the Bounds of the 2^d share from thence running Easterly on the s^d 2^d share, Crossing the whole Tract to a stake & stones another Bounds of the s^d 2^d share; then running Northerly on the Easterly Line of the whole Tract about One Hundred & Twelve rods to a small Pine Tree marked; then westerly crossing the whole tract to the Country Pond forementioned to an Ash Tree; then on the s^d Pond south westerly southerly &c as the Pond Lays to a red Oak (or Birch) Tree; the Bounds of this piece of the Deceasds Land; and the forementioned Isaac Merrils Land; then southerly on the s^d Isaac Merrils Land to the place where it first began; Twenty Three acres more or Less;

with one fifth part of the one Half of the dwelling House with $\frac{1}{7}$ part of $\frac{2}{3}$ of the Barn

4^{ly} The fourth share to Hannah as followeth viz: Three acres more or Less in the Last mentioned piece of Land Bounded as followeth viz: beginning at the Northerly Corner of the whole Tract where it is Bounded on a white Pine stump by the forementioned Pond, from thence running southerly on the Easterly Line of the whole Tract about forty rods to a small Pine Tree marked being a Bounds of the 3^d share; then running westerly on the s^d 3^d share to the forementioned Pond where it is Bounded with an Ash Tree marked then Northerly on the Pond to the place where it first began and seventeen acres more or Less; in the deceas'ds Tract of Land, Called his Eighty acre piece; Bounded as followeth viz: Beginning at the South Easterly Corner of the whole Tract, & from thence running Westerly as the Land Lays about $14\frac{1}{2}$ rods to a stake & stones then North-erly the Length of the whole Tract to the Pond then North Easterly on the Pond about thirteen rods & a Half to a White Maple on the Bank; then southerly on the Easterly Line of the whole tract to the southerly End thereof where it is Bounded with a stake & stones; the place where it first began; with one fifth part of the one Half of the dwelling House, and one seventh part of the remaining Two Thirds of the Barn —

5^{ly} The fifth share to Sarah in the s^d Eighty Acre piece Bounded as followeth viz: Beginning at the southerly End of the whole Tract where it is Bounded with a stake & stones the Bounds of the fourth share from thence running Northerly on the s^d 4th share thro the whole Tract to a Hemlock Tree by the Pond which is also a Bounds of the s^d fourth share; then south-westerly on the Pond about sixteen rods & a Half to a stake by the s^d Pond; then southerly thro the whole Tract to the southerly End thereof where it is Bounded with a stake & stones; then Easterly about sixteen rods to the stake & stones first mentioned Twenty one acres more or Less, with one fifth part of the re-

maining Half of the dwelling House & one seventh part of the remaining Two Thirds of the Barn —

6^{ly} The sixth share to Mary Bounded as followeth viz: Beginning at a stake & stones the Bounds of the fifth share; from thence running Northerly on the s^d fifth share thro the whole Tract to a stake by the Pond; which is also the Bounds of the 5th share, then south westerly by the Pond sixteen rods & a Half to a stake by the Pond; which s^d stake is about Half a rod Eastward of a Bunch of maple Trees, at High water mark then southerly thro' the whole Tract to the southermost End thereof where it is Bounded with a stake & stones, then Easterly about sixteen rods to the place where it first began; Twenty one acres more or Less with one fifth part of the remaining Half of the Dwelling House & the one seventh part of $\frac{2}{3}$ of the Barn.

7^{ly} The seventh & Last share to Elisabeth Bounded as followeth viz: Beginning at a stake & stones at the southerly End of the whole Tract; which stake & stones is the Bounds of the 6th share from thence running Northerly thro' the whole Tract Joyning to the sixth share till it Comes to the Pond where it is Bounded with a stake by a Bunch of maple Trees; which is the Bounds of the sixth share; then running westerly Crossing the forementioned Neck of Land; set off for the widows wood Lot, as forementioned; & Joyning to that part of her Thirds there in the forementioned Isthmus, & then by the Pond to the North westerly Corner of the whole Tract; about sixteen rods & a Half; then southerly on the westerly Line of the whole Tract to the south westerly Corner thereof, then Easterly about sixteen rods to the stake & stones where it first began; Twenty one acres more or Less; with one Half of the old House; and one seventh part of the remaining Two Thirds of the Barn; Furthermore; we set off & order a Drift way of one rod wide a Cross the southerly Ends of the fifth, sixth, & seventh shares; for the use & benefit of the fourth, fifth, & sixth shares to Come to the Two rods way reserved for the whole Tract: In Testimony of all forego-

ing we have hereunto set our hands the 29th day of October
1762 —

his
David X Sargent
mark
Jeremy Webster
John Eliot
Nathan Gould

BENJAMIN MORRILL 1755

KINGSTON

[Administration on the estate of Benjamin Morrill granted to
Jeremy Webster and Moses Morrill Jan. 29, 1755.]

[Probate Records, vol. 19, p. 179.]

[Bond of Jeremy Webster and Moses Morrill, yeoman, with
Phineas Batchelder, gentleman, and Edward Fifield, yeoman,
as sureties, all of Kingston, in the sum of £1000, Jan. 29, 1755,
for the administration of the estate of Benjamin Morrill of
Kingston, gentleman; witnesses, William Parker, Jonathan
Blanchard.]

[Warrant, Jan. 29, 1755, authorizing Jonathan Greeley, gentle-
man, and Josiah Tilton, yeoman, both of Kingston, to appraise
the estate.]

[Inventory, April 26, 1755; amount, £3974. 9. 0; signed by
Jonathan Greeley and Josiah Tilton.]

[Benjamin Morrill, aged 14 years, son of Benjamin Morrill,
makes choice of Capt. Phineas Batchelder of Kingston as his
guardian.]

[Guardianship of Benjamin Morrill granted to Phineas
Batchelder Oct. 29, 1755.]

[Bond of Phineas Batchelder, gentleman, with Josiah Batchel-
der, yeoman, and Josiah Tilton, gentleman, as sureties, all of

Kingston, in the sum of £500, Oct. 29, 1755, for the guardianship of Benjamin Morrill, minor, aged more than 14 years; witnesses, Jeremy Webster, Elizabeth Webster.]

[Account of the settlement of the estate; receipts, inventory plus £123. 0. 0; expenditures, £517. 17. 1; allowed May 20, 1756.]

[Warrant, June 30, 1756, authorizing Abner Morrill of South Hampton, yeoman, Edward Fifield, gentleman, James Tappan, gentleman, Ebenezer Batchelder, farmer, and Jonathan Greeley, all of Kingston, to divide the real estate.]

[Bond of Samuel Currier of South Hampton, yeoman, with Abner Morrill of South Hampton, yeoman, and Jonathan Greeley of Kingston as sureties, in the sum of £500, July 12, 1756, for the guardianship of Samuel Morrill, aged less than 14 years, son of Benjamin Morrill; witnesses, Ebenezer Batchelder, John Fifield.]

[Bond of Samuel Stevens, yeoman, with James Tappan, gentleman, and Ebenezer Batchelder, yeoman, as sureties, all of Kingston, in the sum of £500, July 12, 1756, for the guardianship of John Morrill, aged less than 14 years, son of Benjamin Morrill; witnesses, Jonathan Greeley, John Fifield.]

Province of } Pursuant to A Warrant by order of the
New Hamps: } Hon^{ble} Richard Wibird Esq^r Judge of the
Probates of Wills &c for s^d Province to us directed, appointing
us a Com^{tee} to divide the Estate of Benjamin Morrill, Late of
Kingstown dec^d to & among the Children of the Deceas^d: We
have with mature Consideration & deliberation divided the s^d
Estate to & among his children & set the same off as follows viz:

Imp^s To moses the eldest son for his Two shares: the dwelling
House & Barn of the deceas^d with the other Edifices, with Two
acres of Land at Hogg Hill (so called) in Kensington which the
deceas^d purchased of James Toppan it being part of the uper
Half share in the 1st Range; and one Half of a Right (so called)
in Gillman Town in the Province afores^d viz the Right of John

Kembal (originally) and also the following moveable goods & effects of the deceas^d viz one Half of a Cyder mill & Press, & one Half of a Grinding stone a Pair of Cards, Coverlid yarn & cotten, 8^{lb} of sheeps wool, two y^{rds} of New Cloth, stockens, one feather Bed, a weavers Loom & Tackling, two ploughs, scyth & Tackling, & sickles, axes & Hoes, a Gun, Horse Tackling, old Iron, the deceas'^{ds} walking cane, & an old coat & Breeches of the deceas'^{ds}, a Case of draws, chests & old Casks, a Great Coat, & old window Glass, two cheese Presses, a dung fork, & a Pitch fork, and $\frac{1}{2}$ of the Pew in the meeting House and Cash (old tenour) £99. 11. 10

2^{ly} To Benjamin for his share 25 acres of Land in the 9th Lot in the 6th Range in the 3^d division of Lots in Nottingham in s^d Province being all the Land that the deceased owned in the southerly End of s^d Lot, & Bounded as may appear by deed; with 15 acres in the 10th Lot the whole Length of the deceaseds Land therein Laying side by side with the 25 acres and also the one Half of a Right (so called) in Gillman Town in s^d Province, being the original Right of James Davis Esq^r of Durham; and also Three acres & three Quarters of Land being part of twenty acres belonging to the deceased in the second division in s^d Kingstown Laying at the westerly end of the East division Lot on which the deceased did live, s^d three acres & three Quarters Laying on the westerly side of the s^d Twenty acres & has Land of Joseph Eastman on the west & on the south the residue of s^d twenty acres on the East & Land of Nathanael Bachelder on the North and the following moveable goods & effects Left by the deceased viz: one feather Bed & Bedding, one suit of the deceaseds apparel, one Round Table, five chains & Iron fetters & cops & Pin, a Large Brass Kettle, Pewter, Knives & forks, a chest with a draw in it, three sheets, one Pillow Case, Books and cash (in the old tenour) 54. 4. 4

3^{ly} To John for his share 35 Acres of Land be the same more or Less in the 10th Lot in the 6th Range in the 3^d division of Lots in Nottingham afores^d at the southerly End of s^d Lot, and Joyning

to Benjamins share or part in s^d Lot, & is the residue of the decesds Land and Lot, at the forementioned southerly end, and also the other Half of the forementioned Right of James Davis Esq^r (originally) in Gillman Town, with three acres & three Quarters of Land in the forementioned twenty acres at the Head of the Last Division & Joyning to Benjamins part therein Laying side by side therewith, having s^d Benjamins share on the west & the residue of s^d twenty acres on the East: and also the following moveable goods & Effects Left by the decesd viz: one feather Bed & Bedding Left with his Guardian Sam^{el} Stevens three sheets, & a Pillow Case, three shirts of the decesd, one chest a drinking Glass, & tin Kettle, & also other Glassware & a Hoan Pewter, Iron Tongs & fire shovel, Iron Harrow teeth, Knives & forks Books and Cash (in the old Tenour) £54. 4. 4

4^{ly} To Samuel for his share fifty acres of Land in the 9th Lot in forementioned in s^d Nottingham at the North Easterly corner thereof being the residue of the decesd's Land in the s^d 9th Lot with the other Half of the forementioned John Kembals Right (originally) in Gillman Town before mentioned; and also three acres & three Quarters of Land being part of the forementioned twenty acres in s^d Kingstown & Joyning to Johns part therein & Laying side by side therewith; & so haveing the s^d Johns part or share on the west & the residue of the s^d twenty acres on the east; and also the following moveable goods & effects Left by the decesd viz: one feather Bed & Bedding & Bedstead, one suit of curtains, two sheets & a Pillow Case, a Brass warming pan, one suit of the decesds apparel, a Hat, a pair of stillyards, an Iron Barr (or crow) Pewter and cash (in the old tenour) £54. 4. 4

All the forementioned moveable goods & effects being apprizd & vallued as p^r Inventory

5^{ly} To Hannah for her share, the residue of the forementioned twenty acres of Land; being Nine acres & a Half be the same more or Less haveing the s^d Samuel's share on the west & the East division Lots above mentioned on the East and also the following moveable goods & Effects viz: one Dozen of chairs,

three spinning wheels, two square tables, one Round table, a dozen of trays with other wooden ware, a Looking Glass, a frying pan an Iron pot, Glass Bottles, A Chest with a draw, a corn chest and the other Half of the Pew in the meeting House

In Testimony of all foregoing we have hereunto set our hands the 22^d day of November Annoq Dom: 1756

Ebenezer Batchelder
Jonathan Greeley
Abner Morrill

[John Morrill, aged more than 14 years, son of Benjamin Morrill, makes choice of his brother-in-law, Samuel Stevens of Kingston, as his guardian; witnesses, Samuel Clark, Nathaniel Batchelder; the appointment was made March 28, 1760.]

[Guardianship of Samuel Morrill, minor, aged more than 14 years, son of Benjamin Morrill, granted to Moses Morrill Nov. 26, 1763.]

[Probate Records, vol. 23, p. 121.]

[Bond of Moses Morrill, yeoman, with Thomas Batchelder, joiner, and William Parker as sureties, all of Kingston, in the sum of £500, Nov. 26, 1763, for the guardianship of Samuel Morrill; witnesses, Samuel Elliot, Jeremiah Fogg, Jr.]

[Bond of Samuel Stevens, husbandman, with Jeremy Webster and Ebenezer Batchelder, husbandman, as sureties, all of Kingston, in the sum of £300, Jan. 14, 1767, for the guardianship of Samuel Morrill; witnesses, John Morrill, John Toppan.]

ALEXANDER HINMAN 1755

LONDONDERRY

[Administration on the estate of Alexander Hinman granted to Andrew Thompson and his wife, Margaret Thompson, Jan. 29, 1755.]

[Probate Records, vol. 19, p. 166.]

[Bond of Andrew Thompson, weaver, with Samuel Barr, gentleman, and John Anderson, yeoman, as sureties, all of Londonderry, in the sum of £1000, Jan. 29, 1755, for the administration of the estate of Alexander Hinman of Londonderry, yeoman; witnesses, William Parker, Jonathan Blanchard.]

[Inventory, Jan. 29, 1755; amount, £332. 19. 0; signed by Henry Campbell and Samuel Barr.]

[Account of the settlement of the estate; receipts, personal estate, £327. 19. 0; expenditures, £145. 7. 0; no date.]

LOVE ROBERTS

1755

SOMERSWORTH

In y^e Name of God Amen the third day of February in y^e Year of Our Lord One Thousand Seven Hundred and fifty five I Love Roberts of Somersworth in y^e Province of New Hamps^e in New England Gentleman, being very Sick & Weak in Body
* * *

Imprimis I give and bequeath to my dearly beloved Wife Elizabeth y^e Improvement of one Third of my whole real Estate during her Natural Life

Item I give and bequeath to My S^d Wife, any Two of My Cows that she shall Coose.

Item I give and bequeath to My S^d Wife y^e use & Improvement of one half of My Dwelling House, half below, half above during her natural Life

Item I give & bequeath to my S^d Wife y^e one half of My Swine

Item I give and bequeath to My S^d Wife y^e Improvement of one half of My Household Goods during her natural Life

Item I give and bequeath to my S^d Wife y^e use & Improvement of My Negro Man Phil during her Natural Life.

Item I give and bequeath To My Two Beloved Sons Love & Francis all My real Estate in Somersworth Berwick & Rochester

& everywhere else, to be Equally Divided between them, To them thier Heirs & assigns for ever

Item I give and bequeath to My Said Two Sons Love & Francis, My Mill standing on Salmon fall Stream together with all y^e appurtenances & priviledges thereunto belonging to be equally divided between y^m to them thier Heirs & assigns for ever.

Item I give and bequeath to My Said beloved Wife four sheep, & y^e Improvement of one third of My Barn during her natural life

Item I give and bequeath to My S^d beloved Son Francis My great Coat, & all y^e rest of My wearing Apparell to My S^d Two Sons to be equally divided between them

Item I give and bequeath to My beloved Daughter Hannah, y^e one half of My Household Goods at My Decease & y^e other half after y^e Decease of My S^d Wife Eliz^a To her her Heirs & assigns forever

Item I give & bequeath all y^e rest of My Stock of Creatures to My Said two Sons to be Equally Divided between them, to them thier Heirs & assigns for ever

Item after y^e decease of my S^d Wife I give to my Said Son Love y^e one half of My dwelling House & Barn.

Item Its My Will that My Said Two Sons Love & Francis, find My Said Wife Elisabeth Oxen to hall her fire wood & to do her Husbandry Work she finding them Meat when using of them

Item its My Will that My two S^d Sons Love & Francis, receive equally between y^m all My outstanding Debts, & that they equally between them pay all My Lawfull Debts

Item after y^e Death of My Said Wife I give & bequeath an Equal right to My S^d Negro Phil To My S^d two Sons Love & Francis

Item I give & bequeath to My Said Two Sons Love & Francis all y^e rest of My Estate to be Equally Divided between them, To them their Heirs & assigns for ever.

Item its my will that my Said Sons Love & Francis be equally at y^e Cost of Burying My Body in a decent Christian Manner.

Item I do hereby Constitute Make & ordain My Said Sons
Love & Francis My Sole Executors * * *

Love Roberts

[Witnesses] John Wentworth, Moses Carr, Moses Stevens.

[Proved May 28, 1755.]

[Warrant, May 28, 1755, authorizing Dr. Moses Carr and
Moses Stevens, both of Somersworth, to appraise the estate.]

[Inventory, attested Sept. 24, 1755; amount, £8269. 17. 0;
signed by Moses Carr and Moses Stevens.]

[Account of Love Roberts, surviving executor; expenditures,
£41. 17. 5; allowed April 29, 1772.]

JONATHAN CHESLEY 1755

DURHAM

In the Name of God Amen I Jonthan Chesly of Durham and
Province of New Hampshire in New England, Gentleman, Being
Aged and Infirme in Body * * *

Imprimis I Give and Bequeath my Loving Wife Mary Chesley
One Third Part of all my Real and Personal Estate as the Law
directs to Widows

Item — I Give and Bequeath my Loving Son Jonathan
Chesly all my Lands and Privileges that I have or may have in
the Townships of Durham, Dover and Nottingham in said
Province with my now Dwelling House and Barn and all other
Buildings in said Towns Likewise all my Stock and Moveable
Goods within and without Doors to him my Son Jonathan his
Heirs or Assigns forever, He paying my Just Debts & the Legacies
hereafter mentioned. —

Item — I Give and Bequeath my Loving Daughter Mary
Chatburn Two Hundred Pounds Old Tenor to be paid by my
Son Jonathan Chesly, Viz^t One Hundred Pound to be paid in

one Year after my Discease & the other Hundred Pound to be paid in Two Years after my Discease to my said Daughter Mary her Heirs or Assigns, having already made Provision for my Daughter Mary another way. —

Item — I Give and Bequeath my Loving Daughter Comfort Chesly all my Right, Title and Interest that I have or may have in the Township of Canterbury in New Hampshire aforesaid free from all Incumbrances whatsoever to her my said Daughter Comfort her Heirs or assigns forever, Also I Give and Bequeath my said Daughter Comfort One Good Feather Bed and Furniture and Two good Cows Likewise Two Hundred Pounds Old Tenor Viz^t One Hundred Pound to be paid in Three Years after my Discease and the Other Hundred Pound to be paid in Four Years after my Discease, to be paid by my Son Jonathan Chesly to my Daughter Comfort her Heirs or Assigns And I do hereby Ordain, Constitute and Appoint my Beloved Son Jonathan Chesly my Sole and Lawful Executor in all Things in Trust to see this my Last Will and Testament performed in all Things above-mentioned — In Witness whereof I have hereunto set my Hand and Seal this Fourth day of February Anno Domini One Thousand Seven Hundred and Fifty Five and in the Twenty Eighth Year of his Majesties Reign —

Jonathan Chesle

[Witnesses] John Adams, Stephen Jones Jur, Moses Emerson.
[Proved Sept. 24, 1755.]

[Warrant, Sept. 24, 1755, authorizing Stephen Jones, Jr., gentleman, and Joseph Sias, trader, both of Durham, to appraise the estate.]

[Inventory, Oct. 27, 1755; amount, £7434. 15. 0; signed by Joseph Sias and Stephen Jones, Jr.]

PHINEAS STEVENS

1755

BOSCAWEN

[Administration on the estate of Phineas Stevens of Contoocook, clerk, granted to his widow, Sarah Stevens, Feb. 11, 1755.]

[Probate Records, vol. 19, p. 370.]

[Bond of Sarah Stevens of Contoocook, with Aaron Stevens and Ezra Carter, both of Rumford, as sureties, in the sum of £1000, Feb. 11, 1755, for the administration of the estate; witnesses, John Noyes, John Sanders.]

[Warrant, Feb. 11, 1755, authorizing John Chandler of Rumford, Jeremiah Clough of Canterbury, and Stephen Gerrish of Contoocook, gentlemen, to appraise the estate.]

[Inventory, attested May 1, 1755; amount, £458. 17. 9, personal estate; signed by John Chandler, Jeremiah Clough, and Stephen Gerrish.]

[Account of the settlement of the estate; receipts, £1713. 14. 0; expenditures, £1865. 7. 2; mentions maintaining three children, John, Phineas, and Abigail, from Jan. 19, 1755, to date of account, and a daughter Sarah from Jan. 19, 1755, for four months; allowed Aug. 31, 1757.]

[Warrant, Nov. 12, 1771, authorizing Jeremiah Clough, Thomas Clough, yeoman, Archelaus Moore, gentleman, all of Canterbury, Philip Eastman, yeoman, and Timothy Bradley, gentleman, both of Concord, to divide the real estate.]

Province of	}	To the Hon ^{ble} the Judge of the Probate of Wills &c, for & within the said County of Rockingham ss
New-Hampshire		
Rockingham ss		

In obedience to the Warrant or Order to which this is annexed, & by virtue of the power therein granted to us, we the Subscribers having met at Concord in said County of Rockingham on the Twentieth day of November 1771, proceeded with the Assistance of a skilful Surveyor, to divide all the real Estate of the within-named Phinehas Stevens deceased situate & being in the said

County of Rockingham, which has come to our knowledge (we having made a diligent enquiry for that purpose) viz a Lot or Tract of Land in Concord aforesaid containing about ninety-six Acres, bounded as follows viz. Beginning at an Ash Tree at Merrimack River, on the easterly side thereof where the dividing Line between said Concord & Canterbury strikes the said River, thence running on said dividing Line about one hundred & seventy six rods to a red oak marked B. B. thence running South five degrees East about one hundred & fifty three rods to a white oak spotted on three sides at Merrimack River, thence by the said River to the first mentioned Bound. — Which Tract of Land we have divided in the following manner viz.

Thirty two Acres on the southerly part thereof we have set off to James Varney & Sarah his Wife, who was the Widow of the said Stevens as her Dower or Thirds, bounded as follows, viz Beginning at the white Oak afore-mentioned, thence running on the eastern boundary line of the whole Tract aforesaid about ninety one rods to a Stake spotted on three sides; thence running on a Line parallel to the aforesaid Line between Concord & Canterbury about one hundred & twenty four rods to Merrimack River at a Stake.

Adjoining to this thirty two Acres one the northerly part thereof, we have set off to John Stevens the eldest surviving Son of the said Phinehas Stevens deceased twenty one Acres and one third of an Acre bounded as follows, viz. Beginning at the Bound Stake last mentioned, thence running back on the Line last described the whole length thereof; then northerly on the eastern boundary line of the whole Tract aforesaid about twenty two rods to a Pine spotted on three sides; thence on a Line parallel to the aforesaid Line between Concord & Canterbury about one hundred & fifty six rods to Merrimack River at a Stake.

Adjoining hereto we have set off ten Acres & two thirds of an Acre to Phinehas Stevens the other surviving son of the said deceased, beginning at the bound Stake last mentioned & running

back on the Line last described the whole length thereof; then running northerly on the eastern boundary line of the whole Tract aforesaid about ten rods to a Stake spotted on three sides; thence on a line parallel to the aforesaid Line between Concord & Canterbury about one hundred & sixty three rods to Merrimack River, at a Stake

Adjoining hereto we have set off ten acres & two thirds of an Acre to Abigail Eames one of the Daughters of the said Deceased, beginning at the Bound Stake last mentioned and running back on the line last described the whole length thereof; then northerly, on the eastern boundary Line aforesaid about ten rods to a Pine spotted on three sides; thence on a line parallel to the aforesaid Line between Concord & Canterbury about one hundred & sixty eight rods to Merrimack River at a Stake.

Adjoining to this we have set of ten Acres & two thirds of an Acre to Sarah another Daughter of the said deceased, beginning at the bound Stake last mentioned, and running back on the line last described the whole length thereof; then running northerly on the eastern boundary line aforesaid about ten rods to a Stake spotted on three sides; thence on a line parallel to the aforesaid Line between Concord & Canterbury to Merrimack River, at a stake.

The Remainder of the said whole Tract of Land being about ten Acres & two thirds of an Acre we have set off to Jane Hill the other daughter of the said deceased, bounded as follows, viz Beginning at the Bound Stake last mentioned, & running back on the Line last described the whole length thereof; then running northerly on the eastern boundary line aforesaid to the red oak before mentioned, on the Boundary or dividing Line between Concord & Canterbury, about ten rods; thence on the said Line between Concord & Canterbury to the Ash tree first of all mentioned. Merrimack River to be the Southwesterly Boundary of all the divisions aforesaid. The whole Tract of Land aforesaid with the aforesaid Division thereof and all the Lines above described are represented in the Plan hereto annexed. Which

ISAAC GRIFFIN

1755

KINGSTON

In the Name of God Amen I Isaac Griffin of Kingstown in the Province of New Hamps: in New England Husbandman * * *

Imp^s I Give and Bequeath unto Hannah my now dearly beloved wife all my Houshold goods which she bro't to me whin she became my wife & also Two Cows & two sheep & one Swine for ever to be at her dispose and also my Geese, and also all the fruits & Effects of her own Labour within doors that shall remain & Not be won out further I give unto my s^d wife the one Half of my Dwelling House viz^t the Easterly End thereof, And the Income & produce of the one Third part of my Real Estate by her freely to be possessed & Enjoyed so long as she remains my widow. and also all the provision which I shall leave in the House —

Item I Give to my well beloved Daughter Elisabeth now the wife of John Page One Cow, she having had her portion out of my Estate already —

Item I Give to my well beloved Daughter mary now the wife of Moses Blake five shillings (New Tenour) She also haveing had her part of my Estate —

Item I Give & Bequeath unto my well beloved & only son Isaac all my Real Estate wherever being, or however scituate with all my moveable goods & Effects without doors of what kind or Nature soever to him his Hiers & Assigns forever, the same with all the Priviledges & appurtenances thereof To Have And To Hold forever, saveing what is before disposed of in this my Last will and I do hereby Constitute my s^d son Isaac to be sole Executor of this my Last will & Testament And I do hereby Will & ordain my s^d Executor to deliver up the forementioned creatures to my s^d wife & Daughter as above Expressed, & pay the forementioned Legacy Immediately after my Decease —

And I do hereby further Will & ordain my s^d Executor to pay all my Honest debts And to be at the Cost & Charge of my funeral, further if I have any Real or personal Estate which I

have Left out & not mentioned in this my Last will I hereby Give it to my s^d Executor to him his Hiers & assigns —

And I do hereby Utterly Disallow Revoke & Disannul all & every other former Wills Testaments Legacies & Bequests by me in any ways before Named Willed & Bequeathed, Ratifying & Confirming this & no other to be my Last will & Testament In witness whereof I have hereunto Set my hand & seal this 15th day of february Annoq domini 1755 —

Isaac Griffen

[Witnesses] Jeremy Webster, Phinehas Batchelder, Josiah Tilton.

[Proved Feb. 25, 1756.]

[Warrant, Feb. 25, 1756, authorizing Jeremy Webster and Josiah Tilton, both of Kingston, to appraise the estate.]

[Inventory, April 22, 1756; amount, £3340. 10. 0; signed by Jeremy Webster and Josiah Tilton.]

MOSES RICHARDSON 1755 SOUTH HAMPTON

[Administration on the estate of Moses Richardson granted to Humphrey Peirce of Newbury, Mass., June 4, 1755.]

[Probate Records, vol. 19, p. 303.]

[Bond of Humphrey Peirce of Newbury, Mass., with Samuel Clark, clothier, and John Clark, husbandman, both of Stratham, as sureties, in the sum of £1000, June 4, 1755, for the administration of the estate of Moses Richardson of South Hampton; witnesses, Richard Rust, Samuel Peirce.]

[Inventory, Feb. 20, 1755; amount, £2474. 6. 0; signed by Henry Currier, Abner Morrill, and Samuel Currier; mentions Humphrey Peirce as son-in-law of the deceased.]

ELIAS DICKEY

1755

LONDONDERRY

In the Name of God, Amen, I Elias Dickey of London Derry in the Province of New Hampshire Trader being weak in Body

* * *

Item, I Give to my dearly beloved wife Rosannah the One third part of my Real Estate during the term of her Natural life, and One third part of my Personal Estate for Ever I Also Give to my Brother Samuel's Son Adam and Daughter Elizabeth Four pounds old ten^r each to buy 'em a handkerchief

Item, I Will and Order that half of my Cattle, all my Shop Goods, my Negro, Clock and Riding Chair be sold by my Executors and the produce of them applied towards the Payment of my Just Debts I also for the same purposes Do Impower my s^d Executors to Sell all my Land in the Town of Hollis as also my Cloaths — except my white Coat w^{ch} I Give my Brother Samuel & what I have given my Sisters children & her husband

Item, In case there should be any moneys left in the hands of my Executors after my Debts and Funeral Charges are paid I Give out of the same to my said Wife Three hundred Pounds old tenor New Hampshire Money, I also give out of the same to my Brother Adam's Daughter Martha the sum of Thirty Pounds old tenor like money and so in proportion to each of them if the money so left should fall short of said sums —

Item, I Will and Order that my remaining half of my Cattle & all the remainder of my Household Furniture, be and remain in the hands of my said wife for the maintainance of my Children 'till they arrive of Age —

Item, I Give all such of my Personal Estate as shall be remaining after all my said Children are of age to and among my s^d Children in equal shares for ever —

Item, I Give Devise and Bequeath to my beloved Eldest Son William and to his heirs and Assigns forever All my Mansion House and Land & Appurtenances situate in London Derry aforesaid and which I bought of David Kergill Esq^r he my said Son Paying such sums out of the same to the child my wife is

now Pregnant with as I have herein after Ordered him to Pay I also Give my s^d Son William a Beaver Hatt —

Item, I Give Devise and Bequeath to my beloved Son Elias, All that Parcell of Land which I bought of Cap^t Todd, as also One hundred acres of Land which I bought of the Town of London Derry to be Enjoyed by him my said Son Elias his heirs and Assigns for Ever, s^d Lands being in s^d London Derry

Item, I Give Devise and Bequeath unto my beloved Son James his heirs and Assigns for Ever That One hundred Acres of Land which I also bought of the said Town and which is Bounded on the Land of Joseph Santer in s^d Town

Item, I Give to the Child my wife is now Pregnant with if it should be a Girl Five hundred Pounds old tenor New Hampshire Money, but if it should be a Boy I Give him the sum of One thousand Pounds old tenor like money — And my will and Order is that the Legacy given to the said Child shall be Paid it when it arrives to Age or marriage by my said Son William out of the Real Estate I have herein before given him and I hereby Subject the s^d Estate so given him for the Payment hereof — I Also Give to my Sister Elizabeth Hall Fifty Pounds old tenor — & I also Give to the children of my s^d Sister Sixty Pounds old tenor to be equally divided between them in Cloathing — & to my Brother John Hall my Scarlett Coat & Jackett —

Lastly, I Do hereby Constitute and Appoint my Brother Samuel Dickey, my Brother John Hall and My Brother James McDonald of Hollis Executors of this My last Will and Testament And I Revoke all former Wills Codicils and Bequests by me heretofore Made — In Witness whereof I the said Elias Dickey have hereunto set my hand and Seal the Twentieth day of February Anno Domini One thousand seven hundred and Fifty five And In the Twenty Eighth Year of his Majesty's Reign

Elias Dickey

[Witnesses] Tho^s Greene, Nehemiah Wilkins, W^m Winter
Not^s Pub^{cus} 1755

[Proved in Boston, Mass., March 29, 1755.]

[Warrant, March 11, 1755, authorizing Benjamin Thompson and John Clark, both of Londonderry, to appraise the estate.]

[Inventory, March 23, 1755; amount, £8009. 18. 11; signed by Benjamin Thompson and John Clark.]

[Warrant, July 17, 1755, authorizing Samuel Barr, John Clark, inpholder, Peter Patterson, weaver, James Ewins and James Ramsey, husbandmen, all of Londonderry, to set off the widow's dower.]

[List of claims against the estate, Aug. 5, 1755; amount, £16,478. 7. 4; signed by Samuel Barr, James Ewins, James Ramsey.]

Londonderry Oct^r y^e 20 1755 —

Than Laid out to widow Rozanah Dickey one third part of Elias Dickeys Estate Quantety and Quallity and is Bounded as followeth Begining at a stake at the high way thance Running South fourty Nine Degrees East fourtey Eight Rods to a board marked on the Back Side of the Barn than Begining at the South Side of S^d Barn at a board marked thence Runing South fourtey Degrees East three Rods to a stake thance Running South Eightey four Degrees East five Rods to a stake than Begining two Rods South from the west corner of the house at a stump than Runing South twenty one Degrees west to the South west side of S^d farm thence Runing N: W: B: W: to William Whites Land thence N: E: B: N: to the Bounds first mentioned with the west tayup and floor way of the Barn Up and Down together with ten feet of the South Side tayup up and Down Nixt to the widows floor way and the East Ende of the house up and Down with the priveledg of the well and wattering-place at the Bridge at the East End of the house together with twelve acers for a wood Lot Joyning to the Six acre meadow and Begining at y^e No E: Corner of S^d Land at a Cherey tree thence

Runing west sixtey Rods to a stake than Runing South thirtey two Rhoads to a stake thence Runing East Sixtey Rhoads to the meadow thence by S^d meadow to the Bounds first mentioned

Samuel Barr

James Ewins

Peter Patterson

James Ramsey

John Clark

Daniel Leslie Surveyor

To the Honourable Judge of Probats of Wills for the Province of Newhampshir Greeting —

For that Whereas Rozanah Dickey Wife to Elias Dickey Latte of Londonderry Deces^d Being alow^d Pay for Keeping the Children of the S^d Deceas^d till they Come to the age of Seven years Each She the Said Rozanah Dickey thought Proper to Insert the age of Each Child at the time of the Decease of the Said Elias Dickey Which is as folows (viz)

Elias Son to the Said Decs^d was Born in august the Second 1751 —

James Son to the Said Deceas^d was Born the first Day of august In the year 1753

Elizebath Daughter to the Said Deces^d was Born the twenty Sixth Day of Feberuary 1755

Lond^{ry} Jan^{ry} the 21 1757

[Petition of creditors, Feb. 19, 1757, that the executors be cited into court, charging them with a false and incomplete inventory; signed by Thomas Killicot, Jonathan Cummings, David Whittemore, Jacob Hildreth, John Anderson, and William Humphrey.]

Mary Willson of lawfull age Testifies and Says That She See William Dickey a child of Elias Dickey Late of Londonderry Deceased wear a Coat of Broad cloath which She Supposes was taken out of the Shoop of the Said Deceased Before the Estate was Inventoried and She thinks the child had nead of them and that the Deponat understood that Samuel Dickey's Wife had a

mourning handkercheif & gloves & vail She beleives & John Halls wife veil handkercheif & Gloves Sarah Ferguson vail and Gloves and John Ferguson gloves Eliz^a Campell and the Deponat handkerchief and gloves & Mary McDunald She Believes had vail handkerchief & gloves & the Deponant understood the above said was ordered in the Will of the Deceas'd all before the Inventory Robert Campbell of Townsend Joseph McDunald & James McDunald of Sholes, had Each Skerf and gloves and Elizabeth Dickey handkercheif & gloves Samuel Dickey and John Hall Skerf and gloves all before the Inventory —

Mary Wilson

[Attested March 12, 1757.]

March 15th 1757 the above named Mary Willson appears and Says that when She gave the above Deposition She understood She was to Declare what She knew concerning only the Executors & calling to mind Since that She was to tell the whole She knew of every person, Embezeling or Concealing any part of the within named Deceased's Estate, to keep a good Conscience Says that the Deponant at the desire of the relict of Said Deceas'd assisted one William White to cary two bags almost full large bags which She Supposed was flax & tow & left Said bags in a little house belonging to Said White and at an other time She carried two prety large bags and left them at the field of Said White and told him and Supposes he took care of them and the Widow told her the bags were full of flax & tow, also the Depo-
nant delivered a milk churn to one William addison by order of the above said Widow and by the Advice of the Widow She carried two or three bags of flax to the fence of one James Anderson and told his Wife and afterwards Said Anderson's wife told her She had taken Care of the Bags And Said Anderson's wife carried from the widow's house a pillow case almost full of Sheats and tow cloath and brass hatchel lace and Sowing silk as she Supposes, and afterwards the Deponant Received from the Said Andersons wife a pair of Sheets and two yards of tow cloath by

the Widows order and paid the widow for the Sheets and the deponant Wove forty yards cloath for the widow which the widow told her She Sold to one alexander Walker & Peter Patterson and Some other things not now perfect in her memory and the Deponent Supposes that none of the above articles was in the Inventory or that She knew of came to the knowledge of the Executors —

Mary Wilson

[Additional inventory, March 17, 1757; amount, £51. 17. 0; attested by the widow.]

[Account of the settlement of the estate; receipts, £10,101. 10. 6; expenditures, £5966. 11. 0; allowed Nov. 10, 1757.]

[Settlement of claims; amount of claims, £15,536. 3. 9; amount distributed, £4134. 19. 6; allowed Dec. 5, 1757.]

[Bond of James Betton of Windham, with Josiah Gage of Pelham, and Deacon Gain Armour of Windham as sureties, in the sum of £1000, April 16, 1794, for administration de bonis non; witnesses, John Dinsmoor, Nathaniel Parker.]

[Inventory in reversion of the widow's dower, June 20, 1794; amount, £203. 18. 0; signed by Abel Plummer, Thomas Patterson, and Andrew Mack.]

[Account of the settlement of the estate: receipts, \$662.50; expenditures, \$133; allowed Sept. 23, 1797.]

[Settlement of claims; amount of claims, \$3391; amount distributed, \$529. 50; allowed Dec. 18, 1797.]

JOHN McMURPHY

1755

LONDONDERRY

In the Name of God Amen, I John Macmurphy of Londonderey within the Province of New Hampshire in New England Esq^r Being in Perfect Health * * *

Item My Will is that My Beloved Wife Mary Macmurphy Shall Enjoy & Posses Dureing her life time, the one third part of the Income of my House Lott that I Live upon, and the one third part of the yearly Income of that Estate I Purchased of David Cargill, and David Cargill Jun^r and of that Estate that I Purchased of James Gillmore, and the one third part of the yearly Income of my Half of the Corn Mill, that I Bought of David Cargill and David Cargill Jun^r and the East End of my Dweling House I now live in, namely the Sellar Low Room Chamber & Gerrat, one Horse or mare Saddle & Bridle & Pillion, Two of the Best of my Cows that She Shall Chuse, and the one Half of all my Houshold Stuff and furniture, and Beding that She Shall Chuse, also the one third part of my Sheep; She Shall also Enjoy my new Barn & Stable that is upon My Home Place for her Hay and Creatures to be Kept in, all the aforesaid Income is to be understood the one third part of the Produce of my part of the Corn Mill, and the one third part of the produce of all the Before mentioned Lands of Every Kind, My Wifes part of the Hay to be put in Good order Seasonably yearly & Every year dureing her naturall life, and the other third of the Produce of all manner of Grain & Roots, to be Delivred to her Seasonably & in Good order, as also her part of the Sydar & aples, all which is to be Done and Performed by my Son Robert Macmurphy, without any Expence or Charge to my wife, the Grain to be Delivr'd by the Bushell after it is Cleansed & fitt to use, the Flax to be Delivered after it is due Rotted and Housed and all the other Produces when they are fitt to use, She Shall also have her Sydar made and aples Gathered, and put into the Sellar by my Son Robert, and a Constant and Sufficient Supply of fire wood and her fires made for her, at my Son Roberts Charge and Expence, She Shall have my Negron Servant named Will, Dureing life, and if he Sho'd Survive my wife, then to be Return'd to my Son Robert, She Shall also have my apprentice Girl named Margaret Digodon Dureing her apprentisship, and as to what Personall Estate is willed to my wife, She may Dispose of them too & and

among our Children as She Judges they may prove Most Dutifull & Deserving.

Item My Will is that my Beloved Son Alexander macmurphy Shall Have Twenty five Pounds New Tenor paid him out of my Estate in one years time after my Decease, and aples Sufficent to make five Barrels of Sydar yearly & Every year for the Space of five years, and to my Son in Law Mathew Patten the Same Quantity of aples for the aforesaid time of five years after my Decease and Liberty to mak Each of them their aples into Sydar at my Press.

Item My Will is that my Beloved Son Robert macmurphy Shall Have Possess and Enjoy for Ever Imdiatly after My Decease, the Severall messuages Tracts & Parcels of Lands Hereafter mentioned (viz) my Home Lott I now live upon with all the Buildings and Improvements that are in and upon the Same, and the Lands that I Bought of David Cargill and David Cargill Jun^r and James Gillmore and my Second Division and mendment land lying Between Alexander Macmurphy's land & John Brown's land, and my Half of the Corn Mill Belonging to me of which Sam^l Houston is owner of the other Half, With all the Priviledges and appurtinances Belonging to Each and Every of the aforesaid Premises, Reserving what is before Reserved to my wife, as also all my utensels of Every Kind Belonging to me fitt for Husbandrey of Every Kind Whatsoever, he performing Punctually the Severall obligations to be done & performed to my wife, Dureing her naturall life time as they are Sett down and Speccified to her in the fore part of this Will.

Item My Will is that my Farm lying in the Half Mile Range in Londonderry Shall be Sold by my Exacature to the Best advantage and my Debts and funerall Charges and other Expences be paid out of the money that the Same Shall be Sold for, and the Remaining part of the Prise to be Equally Divided Between my Sons in Law and my Grand Son John Callwell, Namely John Tolford, William Tolford and Mathew Patten or their Children

by my Daughters Including what I Have Willed to my Son Alexander Macmurphy.

Item My Will is that my Grandson John Callwell Shall Have all my wearing apperall.

Item My Will is that all the Remaining part & Residue of my Real & Personall Estate that I Shall Die Posessed of, whatsoever, and wheresoever, the Same may be found Except what is allready Excepted, Shall be Equally Divided for Quantity & Quality Between the aforesaid Persons, namely my Grand Son John Callwell John Tolford William Tolford and Mathew Patten, or their Children by my Daughters.

Item My Will is that My Son in Law Alexander Callwell Shall Have five Shillings paid him out of My Estate by my Exac^r with what he has allready Gott.

And I do Hereby nominate Constitute and appoint my Son Robert macmurphy Exacutor of this my Last Will & Testament, and Do Hereby utterly Disalow Revoke and Disanul all and Every other Testaments, Wills and Legacies, and Bequests, and Exacutors by me in any wise Before Willed and Bequeathed, In Witness Whereof I Have Hereunto Sett my Hand and Seal this Twenty ffifth Day of February in the Twenty Eight year of his Majesties Reign: anno Dom: 1755

John Macmurphy

[Witnesses] Rob^t Clark, John Clark, Sam^l Clark.

[Proved Dec. 3, 1755.]

[Warrant, Nov. 6, 1755, authorizing Joseph Scobey and Robert Clark, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, attested Dec. 20, 1755; amount, £13,966. 11. 0; signed by Robert Clark and Joseph Scobey.]

[Additional inventory, attested Jan. 28, 1758; amount, £799. 19. 3; signed by Robert Clark and Joseph Scobey.]

TOBIAS LEAR

1755

NEWCASTLE

[Bond of John Griffith, shopkeeper, with Mark Langdon, gentleman, and Jacob Sheafe, shopkeeper, as sureties, all of Portsmouth, in the sum of £1000, Feb. 25, 1755, for the administration of the estate of Tobias Lear of Newcastle, yeoman; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, Feb. 25, 1755, authorizing Samuel Beck of Portsmouth and Amos Seavey of Rye, yeomen, to appraise the estate.]

[Inventory, March 3, 1755; amount, £4450. 2. 0; signed by Samuel Beck and Amos Seavey.]

[Warrant, March 22, 1756, authorizing Daniel Jackson, block maker, Edward Cate, gentleman, John Jones, cordwainer, Thomas Bickford, schoolmaster, all of Portsmouth, and Walter Bryant, gentleman, of Newmarket, to divide the real estate.]

Province of } Pursuant to A Warrant from the Honorable
Newhamp^r } Richard Wibird Esq^r Judge of the Probate of
wills &c for said Province authorizing us the Subscribers to view
the Real Estate of Tobias Lear Late of New Castle in Said Province
Deceased & set off to Elizabeth Lear widdow Relict of Said
Intestate one full third part of said Estate & to apprise the other
two thirds thereof —

We have accordingly set off to Said widdow the one third part of Said Estate as shewn to us by the following Bounds Begining at the South East Corner of the Dwelling house on the home place and from thence It Runs South Eighty five Degrees East to the way that Leads to the ferry then begining again at said corner of Said house & Runs by the South side of S^d house to the middle of the Chimney way then northerly thro the middle thereof to the north side of said house then by Said house to the north west Corner thereof then as the fence Stands to the north East Corner of the Barn then on the north of the Barn by Said Barn to the middle of the Barn floor then southerly thro the middle of Said Barn floor to the South Side thereof then from

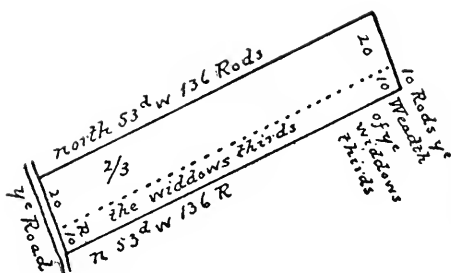
thence westerly as the Barn & fence Stands as far as the fence Runs westward then Runing in the wheal way as it now goes until it Comes to the South East Corner of the young orchard fence then it Runs westerly on Said fence as the fence Stands to the Southward of the orchard and keeps the General Coase of y^e fence to the Clay Cove (So Called) then Southerly by Said Cove to the head thereof then South to the southerly fence of Said farm then on said fence about north eighty two Degrees East to the South East Corner of said farm then north ward on said fence to the East End of the said South Eighty five Degrees East Line with the Buildings thereon with about the one third part of the wood Lott at Rye as Discribed in the plan on the other side of this paper Refarance to Said plans being had and haveing view^d said Estate (viz) the home place Containing about ninty acres the Eight acres of salt marsh the four acres of fresh mash and twenty od acres of wood Land at Rye Do apprise the true value of two thirds of Said Estate to be Equal to one thousand one hund'ed and twenty Pounds in Bills of Credet in this Province of the new tenor —

Dated at portsmouth this 17th Day of April anno Domini 1756 mem^o that Each partie is to pass & Repass thro s^d primises thro Proper gates & Bars as shall be neadfull & Convenient and also value y^e neat profets of s^d place for the year past to be forty pounds in Bills of Credet of the new tenor

Edward Cate
 Dan^l Jackson
 Tho^s Bickford
 John Jones
 Walter Bryant

[Approved April 30, 1756, and the two thirds settled upon "Tobias Lear the Eldest Son of Tobias Lear Deceasd who was the Eldest Son of Tobias Lear Deceasd the Said Intestate," he to pay the other heirs.]

[Warrant, Oct. 29, 1756, authorizing Daniel Jackson, gentle-



man, John Shackford, Andrew Clarkson, merchant, George Huntress, innholder, and John Marshall, boat builder, all of Portsmouth, to divide the real estate.]

Province of } Pursuant to the annexed warrant Having
New Hamp^r } met & View^d the Real Estate of Said Intestate
as to us Shown —

1 We have set of to the widow Elizabeth Lear in full for her Dower of Said Estate the House & Land wher she now lives, which Land was bo't of John Plaisted Reference being had to the Deed for Bounds —

2^{ly} we have set of to the Eldest Son Tobias Lear for his Double Share all the house & Land Bo't of Sarah Wentworth Reference to the Deed being had for Bounds, & all the Land Bo't of Elisha Plaisted Reference to the Deed for Bounds —

3^{ly} we have set off to Elizabeth Lear the Only Daughter of the Said Intestate for her shair all the Pasture Bo't of Edward Cate Reference to the Deed for Bounds & the Pew In y^e South Meeting House In Portsmouth, all the above Purchases being made by Said Intestate in his Life time

Portsmouth Nov^r 15th 1756

Dan^l Jackson
John Shackford
Andrew Clarkson
George Huntterss
John Marshall

[Account of the settlement of the estate; receipts, £575. 8. 4, personal estate; expenditures, £792. 13. 6; allowed Jan. 4, 1757.]

[Warrant, Dec. 23, 1766, authorizing Daniel Jackson, Edward Cate, Samuel Cate, gentlemen, Thomas Seavey, innholder, and Jonathan Ayers, cordwainer, all of Portsmouth, to appraise the widow's dower.]

[Appraisal of the widow's dower at £100, Jan. 5, 1767; signed by Daniel Jackson, Edward Cate, Thomas Seavey, Jonathan Ayers, and Samuel Cate.]

[Order of court Jan. 5, 1767, settling the real estate of the dower, the widow being deceased, upon Tobias Lear, grandson of the intestate, he paying to the other heirs their proportion.]

[Release of claim by John Banfill, June 17, 1767, to the administrator, in the right of his wife Mary, deceased, daughter of Tobias Lear, in behalf of their children.]

ARCHIBALD DUNLAP 1755

CHESTER

[Bond of Martha Dunlap, widow, and William Leach, innholder, both of Chester, with Andrew Craige of Chester, husbandman, and Andrew Todd of Londonderry, gentleman, as sureties, in the sum of £1000, Feb. 26, 1755, for the administration of the estate of Archibald Dunlap of Chester, weaver; witnesses, William Parker, Jonathan Blanchard, Samuel Emerson, James Quinton.]

[Warrant, Feb. 26, 1755, authorizing Samuel Emerson and Silvanus Smith, yeoman, both of Chester, to appraise the estate.]

[Inventory, March 17, 1755; amount, £2575. 3. 0; signed by Samuel Emerson and Silvanus Smith.]

EDMUND BROWN 1755

PORTSMOUTH

[Administration on the estate of Edmund Brown of Portsmouth, prison-keeper, granted to his widow, Mary Brown, March 7, 1755.]

[Probate Records, vol. 19, p. 207.]

[Bond of Mary Brown of Portsmouth, widow, with John Lovering of Kensington and Reuben Sanborn, Jr., of Hampton Falls, yeomen, as sureties, in the sum of £1000, March 7, 1755, for the administration of the estate; witnesses, James Carrick, Jonathan Blanchard.]

[Warrant, March 7, 1755, authorizing Hunking Wentworth and James Stoodley, Jr., both of Portsmouth, to appraise the estate.]

[Inventory, March 17, 1755; amount, £1193. 16. 0; signed by Hunking Wentworth and James Stoodley, Jr.]

[Warrant, Feb. 11, 1756, authorizing Meshech Weare and James Carrick, merchant, both of Hampton Falls, to receive claims against the estate.]

[Warrant, Dec. 13, 1756, authorizing Richard Nason, gentleman, Paine Rowe, husbandman, Samuel Prescott, 3d, Henry Roby, yeomen, all of Hampton Falls, and John Gilman of Exeter, gentleman, to set off the widow's dower.]

Province of } By Vertue of the Power to us given by the
New Hamps^r } Hon^l Ricard Wibird Esq^r Judge of the Pro-
bate of Wills for said Province to us Directed to set off to Mary Brown of Hampton-falls Widow Her Dower which happens to her of the Real Estate of her Late Husband Edmund Brown Late of Portsmouth Prisonkeeper Deceased Intestate being one full third part, We do herby set off to said Widow for her Righ of Dower one Peice of Land with the buildings their on and one halfe of a well and is bounded as followeth Begining at the North-west Corner of Cap^t Benjamin Swet^s Land in Hampton falls where he now Resides and from thence runs northerly by the Road untill it comes to a fence which runs across the middle of a well and from thence runs Easterly by said fence till it Comes to Cap^t Swets Land and then runs Southerly about sixteen feet to said Swets Land and then runs westerly binding on Cap Benjamin Swets Land to the first bounds the whole contains Eleven Rod more or Less as by a Deed from John Brown Late of Hampton falls Deceas^d to Edmond Brown aforesaid will appear Given under our Hands at Hampton falls the seventeenth day of february 1757

Richard Nason

John Gilman Jr

Samuel Prescott the 3^d

[List of claims, Feb. 23, 1757; amount, £1438. 15. 3; signed by Meshech Weare and James Carrick.]

[Account of the settlement of the estate; receipts, £1204. 19. 3; expenditures, £765. 7. 0; mentions maintaining two children under 7 years of age; allowed Oct. 31, 1757.]

[Account of the settlement of claims; amount of claims, £1510. 19. 10; amount distributed, £439. 12. 0; allowed Dec. 5, 1757.]

[Guardianship of Edmund Brown and John Brown, minors, children of Edmund Brown, granted to John Cram May 29, 1765.]

[Probate Records, vol. 23, p. 459.]

[Bond of John Cram of Raymond, with Daniel Beede of Poplin and Jacob Fowler of Pembroke as sureties, in the sum of £500, May 29, 1765, for the guardianship of Edmund Brown and John Brown; witnesses, Zebulon Foss, Josiah Robinson.]

HANNAH HARDISON 1755

PORTSMOUTH

In the Name of God Amen I Hannah Hardison of Portsmouth
In the Province of New Hamp^r Widow being Sick & Weak In
Body * * *

Item I Give & Bequeath unto Catherine Odiorne a Crimson
Quilted Petty Coat & a Spotted Chintts Gown & all my Wearing
Linnen & all my under Petty Coats — and I Give to her Daugh-
ter Mary my Scarlet Cloak — I Also Give to her Daughter
Elizabeth a Chints Gown —

Item I Give & Bequeath to my Brother Nathaniel Odiornes
Wife a Black Quilted petty Coat & a Dark Russet Gown & a
Striped Cotton & Linen Gown I Also Give to his Daughter
Sarah a Blue Quilted petty Coat & I Also Give to his Daughter
Mary a pair of Stays —

Item I Give & Bequeath to my Brother Samuel Odiornes Wife
my Crape Gown & Green Quilted petty Coat — I Also Give to
his Child my Chints Wrapper —

Item all the Rest Residue & Remainder of my Estate after
the Debts & Legaces afores^d are all paid I Give & Devise to
Allcock Stevens of New Castle In s^d Province to him his heirs
& Assigns —

Lastly I Do hereby Constitute & appoint Benjamin Dearborn

of Portsmouth aforesaid Physician to be my Sole Exec^r of this my Last Will & Testam^t and I Do hereby Revoke all Other Wills by me heretofore made

In Witness Where of I have hereunto Set my hand & Seal the 14th day of March Anno Domini 1755

her
Han^h + Hardison
Mark

[Witnesses] Joseph Moulton, jun^r, William Knight, Temple Knight.

[Proved June 10, 1755.]

[Warrant, June 10, 1755, authorizing Samuel Penhallow and John Penhallow, both of Portsmouth, shopkeepers, to appraise the estate.]

[Inventory, June 11, 1755; amount, £209. 3. 0; signed by Samuel Penhallow and John Penhallow; attested by Simeon Dearborn, administrator.]

NATHAN BATCHELDER 1755 EAST KINGSTON

In The Name of God Amen, March the 15th 1755. I Nathan Bacheller of The East Parish in Kingston in the Province of New Hampshire in New-England Husbandman Being Sick and week in Body, * * *

Imp^s I Give and Bequeath unto Mary my now Dearly Beloved Wife all my Moveable Goods and Houshold Stuff within Doors, and also the one Half of all my stock Without Doors, and also the one Half of all my Debts that are Due To me To her her Heirs and assigns for Ever To Be at her Dispose further I Give To my s^d wife the one Half of My Dwelling House viz; the Easterly End thereof with the Cellar under the Same, and the one Half of my Barn viz. the Southerly or Southwesterly End thereof

For Her use and Improvement Dureing her Natural Life, and also the one Third of the use, Profit Income and Improvement of all my Real Estate Dureing her s^d Life also I Give To my s^d wife the one Haff of the Hay in my Barn, also I Give To My s^d wife all the Provision in My House with all other Goods which are not Included in the Denomination of Houshold Stuff, and also all the Real Estate which By this my will I Give To My Son Nathan untill he arrives To the age of Twenty one years, and then To Take But one Third as is Before mentioned and also my Pew in the Meeting house Dureing her Life —

Item. I Give and Bequeath unto My well Beloved Daughter Elisabeth Now the wife of the Rev^d M^r James Hobbs the Sum of Thirty Pounds (old Tenor) She having had her Portion out of My Estate —

Item I Give and Bequeath unto my well Beloved Daughter anna the sum of Five Hundred Pounds (old Tenor) To Be Paid as Followeth viz. one Hundred and Fifty Pound in Passable Bills of Cred^t of the (s^d old Tenor) or in other money or Passable Bills of Cred. Equivalent and the Remaining Three Hundred and Fifty Pounds To Be Paid in Stock and Houshold stuff as shall Be Here after mentioned all To Be Paid and Delivered within six months after my Decease —

Item. I Give and Bequeath unto my well Beloved son Nathanael Bacheller his Hiers and assigns for Ever My Lands, Being Part of my Homeplace Viz. the Lot which My Hon^d Father Purchased of Ensⁿ John Fifield Late of s^d Kingston Deceased with the Land which I Purchased of Samuel Lock adjoyning To the S^d Lot, and also Twenty acers of that Land which I Purchas'd of Daniel Clough Late of s^d Kingston Deceased, s^d Twenty acers To Lay on the Westerly Side of s^d Land; with the Buildings on the s^d Lot viz, the house and Barn (saveing and Excepting what I have Before in This my will Given To my s^d wife) Dureing her Natural Life, and then at her Decease my s^d son To Possess and Enjoy all as Before Expressed the s^d Premisses with the Appurtenances my s^d son Nathanael Bacheller To

Have and To Hold To him his Hiers And assigns for Ever with the other Remaining Half of My stock without Doors and also all my Tools Instruments and Implaments for all sorts of work for man and Beast. But it is here To Be understood that if my s^d Son Nathanael should Depart this Life Before he arrives To Twenty one years of age then my will is that the s^d Lands Hereby Given To him shall Returne To my son Nathan his Hiers and asseigns for Ever. Also I Give my Pew in the meeting House To my s^d Son Nathanael at my wifes Decease

Item. I Give and Bequeath unto my well Beloved son Nathan Bacheller his Hiers and assigns for Ever a Cartain Piece of Land Scituate in s^d Town which I Purchased of John Mussey Being Twenty acers more or Less as it Lays and is Bounded with a Piece of Land which I Purchased of Samuel Emmons adjoyning To My s^d Home Place on the westerly side there of Containing Eleven acers Be the Same more or Less and also the Residue of the Forementioned Lands Purchased of Daniel Clough over and above what I have Before in this will Given To my son Nathanael and also a Piece of Land which I had of the Commoners of s^d Kingston and my Brother Ebenezer Bacheller, Laying in that Piece of Common Land Laying Between the Lots in the Two Hundred acers Grants, Containing Twenty Three acers More Or Less and Bounded as may appear on s^d Kingston Book of Records The s^d Premises viz. the s^d Twenty Acers more or Less Laying on the Northerly Side of the way and the s^d Eleven acers More or Less Laying on the Southerly side of the way with the Residue of the Lands Purchased of Daniel Clough and the s^d Thwety Three acers above the Town with their Priviledges and appurtenances To Have And To Hold To him the s^d Nathan his Hiers and assigns forever; and also one yoke of oxen and one Cow To be Deliverd when he arrives To the age of Twenty one years — But it is To Be understood here that my s^d wife is to Enjoy her Thirds as Before mentiond and so my s^d Son Nathan is not To Come into Possession of what I have Given to My s^d wife Till her Decease and then to Come into the Full Possession

of all as aboves^d and Further if my s^d Son Nathan should Depart this Life Before he arrives To the age of Twenty one years that then the s^d Lands Given to him Shall Return and Belong To My Son Nathanael His Hiers and assigns for Ever —

Item I Give and Bequeath unto my well Beloved Daughter Molley Bacheller the Sum of Five Hundreds Pounds in that which is now Called the (old Tenor) as Followeth Viz: one Good Feather Bed and Bolsters and Pillows, Furnished with Two Pair of Sheets one Pair of Blankets Two Coverlids one Suit of Curtains; with a Good Bed-Stead and also six white Chairs (so Called) and six Colouerd Fashionables Chairs with a Great Chair, with a Case of Drawers and a Round Table and a Cow all these foremention articles to be Two Hundreds Pounds (Old Tenor) of the Forementioned five Hundreds Pounds, and one Hundreds Pounds To be Paid in stock and the Remaining Two Hundreds Pounds To be Paid in Passable Bills of Cre^d of the s^d (old Tenor) or in other Money or Passable Bills of Cre^d Equivalent all the s^d Hundreds Pounds To be Paid when She arrives To the age of Twenty one years; But in Case the S^d Molley Should Marry Before she arrives to that age that then the first mentioned Two Hundreds Pounds To be Paid on her marriage, and also one Hundreds Pounds of the money Part, and the Residue when She arrives To the s^d age of Twenty one years —

Item I Give and Bequeath unto my well Beloved Daughter Sarah Bacheller the Sum of Five Hundred Pounds in that which is now Called the (old Tenor) as Followeth Viz: one Good Feather Bed and Bolster and Pillows, Furnished with Two Pair of Sheets one Pair of Blankets Two Coverlids one Suit of Curtains with a Good Bed-Stead and also six white Chairs (So Called) and Six Fashionable Chairs with a Great Chair with a Case of Drawers and a Round Table and a Cow all These forementioned articles to be Two Hundred Pounds (old Tenor) of the Forementioned five Hundreds Pounds and one Hundreds Pounds To be Paid in Stock and the Remaining Two Hundred Pounds To be Paid in Passable Bills of Cred^t of the s^d (old Tenor) or in

other money or Passable Bills of Cred^t Equivalent all the s^d Five Hundreds Pounds To be Paid when she arrives to the age of Twenty one years; But in Case the s^d Sarah Should Marry Before she arrives to that age that then the First Mentioned Two Hundreds Pounds To be Paid on her marriage and also one Hundred Pounds of the money Part, and the Residue when she arrives to the s^d age of Twenty one years; Further I Hereby will and order that my s^d wife pay and Deliver To my Fore mentioned Daughter anna the Following articles Viz: Two Good Feather Beds, Furnished with four Pair of sheets with a Bolster and Pillows and Two Pair of Bed Blankets and Four Coverlids and Good Bedsteads and one Suit of Curtains a Case of Draws and a Round Table and a Chest of Draws; all These things to Pay Two Hundreds and Fifty Pounds (old Tenor) of the Forementioned Five Hundreds Pounds Before willed and Given to the S^d anna; and also my s^d wife is to Deliver To My S^d Son Nathan a Cow when he Shall arrive To the age of Twenty one years, as Before Given to him — and I Further will and order that my son Nathanael pay and Deliver To my s^d Daughter anna the Remaining Two Hundred and Fifty Pounds old Tenor as aboves^d to Compleat her five Hundred Pounds as above s^d as Followeth Viz. one Hundreds Pounds in stock as Before mentioned; and one Hundred and Fifty Pounds in Passable Bills of Cred^t of the old Tenor or in other money or Passable Bills of Cred^t Equivalent and my will is that Both my said wife and my s^d son Nathanael Pay and Deliver to my s^d Daughter anna the Forementioned Sum of Five Hundreds Pounds old Tenor within six Month after My Decease —

Further I Hereby will and order my Son Nathanael To Pay the Forementioned Legacy of thirty Pounds (old Tenor) To my s^d Daughter Elizabeth at the End of Three years after my Decease —

and I Do Hereby also order my s^d son Nathanael to Pay the forementioned sum of five Hundreds Pounds old Tenor To my Daughter Molley in money Stock and Houshold stuff as Before

mentioned and at the Time and Period Before mentioned; also I Hereby order my son Nathanael To Deliver a Yoak of oxen To my son Nathan when he shall arrive To the age of Twenty one years as Before Given to him —

also I Hereby will and order my son Nathan to Pay and Deliver To my S^d Daughter Sarah the forementioned sum of Five Hundreds Pounds old Tenor in money stock and Household Stuff as Before mentioned and at the time and Period Before mentioned —

Further I Give to my son Nathanael the Remaining Half of Debts that are Due To Me —

and I Do Hereby Constitute Make and ordain My S^d Wife and My said son Nathanael to be sole Executors * * *

Nathan Batchelder

[Witnesses] Ebenezer Collins, Timothy Tilton, Thomas Bacheller.

[Proved May 28, 1755.]

[Bond of Mary Batchelder and Nathaniel Batchelder, with Phineas Batchelder and Ebenezer Batchelder as sureties, in the sum of £1000, May 28, 1755, for the execution of the will; witnesses, Jonathan Blanchard, Moses Stevens.]

JOSIAH PARSONS

1755

NEWMARKET

In the Name of God amen I Josiah Parsons of Newmarket in the Province of New Hampshire in New England Mariner This Nineteenth Day of march Anno Domini one Thousand Seven hundred & fifty five and in the Twenty Eighth year of the Reign of His majesty King George the Second; being of Sound mind & memory (Blessed be God) altho weak in Body * * *

Item I give and Bequeath to my Dear and well beloved wife the use and Benefit of The whole of my Estate Both Personal and Real (which shall Remain after my funeral charges Debts

and Legacies Shall be paid by My Executors hereafter Named So Long as she shall Remain my Widow Provided she so accept this my Will as to Renounce or disclaim Her Dower or Thirds.

Item I Give and Bequeath To Each of my Beloved sons Josiah Job and Abraham an Equal Part In all my Estate Both Personal and Real as soon as my Wife Their mother shall cease to be my Widow

Item I Give and bequeath unto my beloved Daughters Unice Rachal, Sararah, and, Deborah, Twenty shillings old Tenor To Each of them over and above what I have already given them, To be Paid by my Executors within one year after my Decease

Item I Give and bequeath unto my other Two Beloved Daughters Lydia and Mary two hundred Pounds old Tennor To each of them with what they have already had or as much as Their mother shall Judge will make them Equal with their other sisters within Eight months from the Date hereof To be Paid by my Executors —

And I do hereby ordain and appoint my Two sons Job and Abraham to be y^e Executors To this my Last will and Testament, and It is my Will That They Take my Stock, Book Debts, Bills, Bonds, and Whatsoever of my Estate shall be further necessary To Pay my Just Debts and Funeral charges and The Legacies above mentioned, * * *

Josiah Parsons

[Witnesses] Jacob Fowler, Simonds Fowler, John Moody.

[Proved April 18, 1755.]

[Warrant, April 18, 1755, authorizing Robert Smart and John Wedgewood, both of Newmarket, to appraise the estate.]

[Inventory, May 3, 1755; amount, £3354. 5. 0; signed by Robert Smart and John Wedgewood.]

[License to Job Parsons, one of the executors, the other executor, Abraham Parsons, "being absent beyond Sea", Nov. 16, 1758, to sell real estate.]

[Probate Records, vol. 21, p. 98.]

SAMUEL DOWNS

1755

SOMERSWORTH

In the Name of God Amen The Twenty fourth Day of March in the Year of Our Lord one Thousand Seven Hundred & fifty five I Samuel Downs of Somersworth in y^e Province of New Hamps^e in New-England Husbandman * * *

Imprimis I give and bequeath to My Dearly Beloved Wife Judith all My Real and personal both in Somersworth af's^d and every where Else (Excepting one Hundred pounds old Ten^r & ten acres hereafter to be Mentioned) To Her Her Heirs & assigns for ever.

Item I give and bequeath to Sister Martha Stacpole ye Wife of Philip Stacpole y^e use and Improvement of ten Acres of land at the South West Corner of My Homestead near as y^e fence now stands during her natural Life and after her decease I give y^e said ten acres of land to all her natural Children to be Equally divided between them, to them their Heirs and assigns for ever.

Item I give and bequeath to y^e Church of Christ in Somersworth one Hundred pounds in good and passable Bills of Credit old Tennor to be used and Improved for Said Church & by S^d Church for ever, y^e principle not to be Diminished at any time which S^d one Hundred pounds is to be paid out of My Estate by My Said Wife Judith as soon as she is able, and if it be not paid before she dies, then it is to be paid Immediately after her death out of My Estate

Item I do likewise hereby Constitute Make and ordain My Said Dear Wife Judith My Sole Executrix * * *

his
Samuell X Downs
Mark

[Witnesses] Benj^a Twombly, Smell Randall, Moses Stevens.
[Proved May 28, 1755.]

[Bond of Judith Downs, widow, with Samuel Randall, husbandman, as surety, both of Somersworth, in the sum of £1000,

May 28, 1755, for the execution of the will; witnesses, Nathaniel Batchelder, Jonathan Blanchard.]

GEORGE KEZAR

1755

HAMPSTEAD

[Mary Kezar, aged 14 years, daughter of George Kezar of Hampstead, deceased, makes choice of her uncle, Ebenezer Kezar, as her guardian, March 25, 1755; witnesses, Benjamin Heath, Daniel Little.]

[Bond of Ebenezer Kezar, with James Graves as surety, both of Hampstead, yeomen, in the sum of £500, March 26, 1755, for the guardianship of Mary Kezar; witnesses, Daniel Peirce, Jonathan Blanchard.]

SAMUEL THOMPSON

1755

DURHAM

[Administration on the estate of Samuel Thompson granted to his widow, Susanna Thompson, March 26, 1755.]

[Probate Records, vol. 19, p. 223.]

[Bond of Susanna Thompson, with Miles Randall and Robert Thompson, yeomen, as sureties, all of Durham, in the sum of £500, March 26, 1755, for the administration of the estate of Samuel Thompson of Durham, yeoman; witnesses, Paul Gerish, Jonathan Blanchard.]

[Warrant, March 26, 1755, authorizing Joseph Sias and Jonathan Woodman, yeomen, both of Durham, to appraise the estate.]

[Inventory, June 10, 1755; amount, £6457. 0. 0; signed by Joseph Sias and Jonathan Woodman.]

JOSEPH LINN

1755

BOSTON, MASS.

[Administration on the estate of Joseph Linn of Boston, Mass., granted to Robert Wilson, March 26, 1755.]

[Probate Records, vol. 19, p. 222.]

[Bond of Robert Wilson of Boston, Mass., wharfinger, with Benjamin Mackay, saddler, and William Morrison, baker, both of Portsmouth, in the sum of £500, March 26, 1755, for the execution of the will of Joseph Linn, laborer; witnesses, Hunking Wentworth and Jonathan Blanchard.]

[Petition of the executor, March 27, 1755, for license to sell real estate; granted as to lands in Bedford.]

JOHN HANNAFORD

1755

STRATHAM

In The Name of God Amen This Third Day of april anno domi 1755 I John Huneford of Stratham in The Province of New-hamp^r Tayler being Sumthing Weak in Body * * *

first I Give and bequeath unto my Son Zachriah Huneford and to his heirs Thirty Pounds old tener bills of Credit within Two years after my deceese by my Executor here after named in This my Last will

It^m I Give & bequeath unto my Grandson Assa Huneford son to my son John Huneford deceesed ten Pounds old tener to be Paid within Two years after my deceese by my Executor Here-after named in This my Last will

It^m I Give unto my Granddaughter Hannah Huneford Dafter to my said son John Huneford Deceesed Ten Pounds old tener to be Paid by my Excutor here after named in This my Last will in Two years after my deceese

It^m I Give and bequeve unto my Son Thomas Huneford and to his heirs Twenty Pounds old tener bills of Credit to be Paid

unto him by my Excutor hereafter named in this my Last will in Two years after my decease

It^m I Give unto my Daughter Abigail Smith Twenty Shilings old tener bills of Credit to be Paid to her by my Excutor here after named in This my Last will in Two years after my Decase

It^m I Give unto my Daughter Elisabeth Smith Ten Pounds old tener bills of Credit to be Paid unto her by my Excutor here after named in This my Last will within two years after my Decace

It^m I Give unto my Daughter Sarah Coolbroth Ten Pounds old tener bills of Credit to be Paid to her by my Excutor here after named in this my Last will to be Paid in Two years after my Decace

It^m I Give unto my Grandson John Wiggen son to my Daughter Anna Wiggin Deceased Twenty Shilings old tener to be Paid by my Excutor here after named in This my Last will when he arives at The age of Twenty one years old

It^m I Give unto my Grand Son Joseph Wiggin Five Pounds old tener bills of Credit to be Paid to Him by my Excutor here after named in This my Last will and to be Paid when he arives at The age of Twenty one years old

It^m I Give unto The Legauual Heirs of my Daughter Mary Palmer Deceased Twenty Shiling old tener bills of Credit to Equally devided between them and to be Paid by my Excutor here after in This my Last will and to be Paid when The youngest Child Coms to The age of eighteen years old

It^m I Give unto my Grand Daughter Betey Huneford Daughter to my son David Huneford my bead and furneture belonging to The Same and all my housel Goods with in Dors to be Delived to her Emeadetaly after my decase

It^m I Give unto my Son David Huneford and to his heirs and assings all my Stock of Cattel horses Sheep and swine and all my wearing apparel and all my Utensells for my Taylers Trade and all my other in Dore movables not all redey Disposed of in This my Last will and Testament and all my Debts Due to me

Lastly I Do here by Counstitute and appoint my Son David
Huneford to be my Sole Excutor * * *

John honneford

[Witnesses] Jonathan Robinson, Chase Robinson, Theo: Smith
[Filed July 25, 1764; endorsed "not Provd, no Estate."]

[David Hannaford of Stratham declines to execute the will of
his father, John Hannaford, June 25, 1764; witnesses, Andrew
Wiggin, Samuel Lane.]

THOMAS ROWELL

1755

SOUTH HAMPTON

[Guardianship of Abraham Rowell, aged less than 14 years, son
of Thomas Rowell of South Hampton, yeoman, deceased, granted
to Abraham Morrill of Salisbury, Mass., April 8, 1755.]

[Bond of Abraham Morrill, with Levi Morrill of South
Hampton, yeoman, and Job Rowell of Epping as sureties, in the
sum of £500, April 8, 1755, for the guardianship of Abraham
Rowell; witnesses, William Parker, Jonathan Blanchard.]

MARY JACKSON

1755

PORTSMOUTH

In the Name of God amen the Tenth Day of April in the Year
of our Lord one Thousand Seven Hundred and fifty five I Mary
Jackson of Portsmouth in the Province of New Hamshire in New
England widow of Joseph Jackson late of New Castle in said
Province Deceased being aged * * *

Item I Give and bequeath to my Grad Children, the Children
of My Son Thomas Jackson late of New Castle Deceased the
Sum of ten Shillings lawful Money to be Equally Divided among
them to be paid them a Convenient time after My Decease out of
My Estate by My Executor hereafter Named

Item: I Give unto the Children of My Son Ebenezer Jackson late of Portsmouth Deceased the Sum of ten Shillings Lawful Money to be Equally Divided among them to be paid them a Convenient time after My Decease out of My Estate by My Executor hereafter Named —

Item I Give unto the Children of My Daughter Mary Walton now Nellson Deceased the Sum of ten Shillings Lawful Money to be Equally Divided among them to be paid them a Convenient Time after my Decease out of My Estate by My Executor hereafter Named —

Item: I Give unto the Child of My Son Benjamin Jackson late of New Castle Deceased the Sum of ten Shillings lawful Money to be paid him a Convenient time after My Decease out of My Estate by My Executor hereafter Named

Item I Give unto Mehitable Langdon the Wife of Mark Langdon, and her assigns One third of My whole Estate that shall remain after My Debts, and funeral Charges and Leagacies aforesaid is paid out of the Same in whosoever hands or keeping it May be found In Portsmouth or New Castle or Elsewhere and My Desire and Will is that My Said Daughter Mehitable May have one of My Silver Tankards if She Chuses it to be Included in the Said third of My Estate the whole third to be Deliver'd her a Convenient time after my Decease by My Executor hereafter Named

Item I Give unto My Daughter Ruth Sargent the Wife of Nathan^l Sargent Jun^r of New Castle One third of My whole Estate that shall remain after My Debts and funeral Charges and Leagacies to My Grand Children is paid out of the Same as aforesaid in whosoever hands or keeping it May be found In Portsmouth New Castle or Elsewhere to be Delivered her or her heirs or assigns a Convenient time after My Decease by My Executor here after Named: my Will is that my Said Daughter Ruth Sargent shall have all My plate or Silver wrought, (except My two Tankerds:) to be Included in the Said third part

Item: I Give unto My Son Samuel Jackson of New Castle,

One third of My whole Estate that shall remain after My Debts and funeral Charges and Leagacies to My Grand Children is paid out of the Same as aforesaid in whosoever hands or keeping it May be found in Portsmouth New Castle or Elsewhere: and My Will is that my Said Son Samuel May have One of My Silver Tankards if he Chuses it; to be Included in the said third of My Estate the whole third to be Delivered him his heirs or assigns a Convenient time after My Decease by My Executor hereafter Named

And I Do hereby Nominate Constitute and appoint My Son in Law Mark Langdon of Portsmouth in the Province of New Hampshire Gentleman to be My Sole Executor * * *

The Mark of
Mary + Jackson

[Witnesses] Thomas Bickford, The Mark of Sarah + Bartlet, Elizabeth Salter.

[Proved July 27, 1763.]

[Warrant, July 27, 1763, authorizing Daniel Jackson, block-maker, and John Wendell, merchant, both of Portsmouth, to appraise the estate.]

[Inventory, Sept. 28, 1763; amount, £1699. 0. 1; signed by Daniel Jackson and John Wendell.]

[Account of the settlement of the estate; receipts, £89. 10. 6; expenditures, £310. 0. 6; filed Jan., 1767.]

JACOB GORDY

1755

CHESTER

Province of } I Jacob Gordy having Voleantry Enlested
Newhampsher } into now Entended Expedition & Leaving som
Effects I Here by Give and bequeath if I never return to my
Natitivety as foloweth

1 liy to my Sister Haner Gordy	150—0—0
2 liy to Abiegall Gordy dafter of John Gordy	100—0—0
3 liy to my brother John Gordys Son Simeon Gordy	050—0—0
4 liy to brother Maceash Gordy Children (viz) Mary & Joday	100—0—0

5 liy after Cap^t thomas Wells is paid his Reasnoble Charge for his trouble to pay to Each of my brothers & sisters of the remainder which will appear to bee there Childrin when Come to age in the which I leave in Notes of hand to be Colected by Cap^t wells and paid as above. Whose Names is as followeth and this is my Last will & testement & In wittnis of all above writtin I have here unto set my hand & seal this tenth day of Apriel Ano que Dom^e 1755

his
Jacob + Gordy
Mark

[Witnesses] Stephen Johnson junr, Nehemiah Stevens, James Graves.

Nathaniel Burrel	27—16—11
Paul Chase	31—10—00
John Bond	25—19—6
Ezekiel Worthin	106—18—0
Isriel Huse	047—00—0
Stephen batchler	012—13—0
David Straw	010—00—0
theophalas Eatton	047—18—0
David Straw	031—00—0
Jonathan Colby	017—07—0
John Presey	012—00—0
Joseph Gooding	205—09—6
Reuben Clough	011—00—0
Nathaniel Easteman	014—18—11
Jacob tucker	005—00—0

benjamin tucker	055—00— 0
Mascashak Gordy	130—00— 0
Nathaniel Donnell	012—00— 0

[Proved Aug. 25, 1756.]

[Bond of Thomas Wells of Chester, gentleman, with James Graves and Stephen Johnson, Jr., both of Hampstead, yeomen, as sureties, in the sum of £500, Aug. 25, 1756, for the administration, with will annexed, of the estate of Jacob Gordy of Chester, yeoman; witness, William Parker.]

[Inventory, Sept. 25, 1756; amount, £953. 12. 10; signed by Thomas Hazeltine and James Graves; deceased is mentioned as late of Kingston.]

[Account of the settlement of the estate; receipts, £975. 16. 4; expenditures, £380. 14. 0; allowed Aug. 31, 1757.]

TRISTRAM SANBORN 1755

KINGSTON

In The Name of God Amen. I Tristum Sandborne of Kingstown in the Province of New Hampshire in New England Gent^e
* * *

Imprimis I Give & Bequeath unto Margaret my now dearly beloved wife one half of my now dwelling house Viz the easterly end thereof quite through both the fore room & the back room & so above stairs also with one third part of the cellar by her freely to be possessed & enjoyed without molestation during her natural life & also the use benefit & priviledge of of one third part of my Homestead living by her to be enjoyed as above said & also as shall be hereafter mentioned I order that two good Cows & four good sheep shall be kept on the remaining part of my said Homeplace summer & winter annually for my said wife during her natural life & also a good horse & Furniture for her whensoever she shall have occasion to Ride further I Give to

my sd wife one half of my moveables goods & effects within doors forever & to be at her disposal

Item I Give & Bequeath unto my well beloved son Perter Sanborne his heirs & assigns forever all the land that I now have where he the said Peter Sanborn now lives it Being the whole of the fourth lot in the east Division in said Kingstown & part of y^e 5th Lot in said Division as it lays & is described by my deed of purchase with my buildings thereon the said premises with all the priviledges & appurtenances thereto belonging the said Peter Sanborn To have & to Hold to him his heirs Executors adm^{rs} & assigns forever & also seven acres of land being part of the 14 & 15 lots in the foremention'd Division in said Kinstown bounded as Followeth, easterly on ye highway & northerly on land of Cap^t Phineas Bacheldor & Southerly of land of Jeremiah Webster Esq & so to extend westerly between the said Bachelors land & the said Websters land till it makes said 7 acres & also three acres more or less which is part of the 19th lot in ye division laying on the easterly side of the Highway forementioned & bounded as followeth Viz having the said highway on the west & land of the said Jer^e Webster & on the south by land of Swamp Ground Godfreys on the by meadow Ground of Simeon Bachelor on the north & also one quarter part of the 45 lot in the two hundred acres Grants so caled in said town & also one right or single share in the Common of undivided lands in said Kinstown all which said peaces of land with the said right in the common also the said Peter Sanborn To have & to Hold to him his heirs & assigns as the former forever with all their appurtenances —

Item I Give & Bequeath unto my well Beloved son Abraham Sanborn his heirs & assigns forever, all that tract of land which I purchased of Mathias Tole situate in Kinstown & laying on the northerly side of the Highway going from Exeter to said Kinstown & Bounded as followeth Viz. southerly on the said Highway, westerly or southwesterly on land of Jn^e Judkins, Northerly on land of the widow Patience Stevens & land of Benjamin

Sleeper & land of David Clefford & also land of Israel Clefford, & eastward on land of my Homeplace with my right in the House & Barn thereon, & also two lots in th^e north Grants (so called) in said Kinstown they being the 34th & 36th lots in Number in that Division, & also one quarter part of the 45th lot in the Division of two Hundred acre Grants (so called) in said Kinstown & also one ten acre lot (so called) in the upper west Division Next Chester it being the 6th lot in Number in said Division & one right or single share in the common of undivided lands in said Kinstown, all the forementioned premises with their appurtenances the said Abraham Sanborn To Have & to Hold to him his heirs Execu^{ts} admin^{rs} & assigns forever.

Item I Give & Bequeath unto my well beloved Son Tristum Sanborn, his heirs & assigns forever all my land where the said Tristum now lives it being sundry peices of land which I had at sundry times all laying together & making one settlement Viz. one small peice I purchased of the Commoners of s'd Kinstown another small peice laid to me to make up my First Division in said town another tract of land I purchased of James Prescott and & Joshua Prescott being part of the 14th & 15th Lots in the east Division forementioned & another parcel I purchased of the said Joshua Prescott & another tract I purchased of Cap^t Joseph Greley Cap^t Phin^e Bachelor & others all which peices of land described as followeth Viz Beginning at the westernmost corner of the whole tract joining to the Highway on the south & to Sam^l French's where his House now stands on the west & land of Nathaniel Frenches on the norwest or north & running easterly, or northeasterly on said Nath^l Frenche's land to meadow ground of Cap^t Jedediah Philbrick then easterly on s'd Philbricks meadow to Cap^t Phineas Bacheldors land then southerly on said Bachelders land to the sowwesterly corner thereof from thence easterly on said Bacheldors land till it comes to seven acres of land which I have before in this my last will Given to my Son Peter Sanborn & then southerly on the said seven acres to Jere^m Websters land then westerly on the said Websters land to the northwesterly corner thereof then southerly on said Websters

land about eleven or twelve rods then again westerly on said Websters land to the upper Corner thereof then eastwardly on said websters land five Rods to Richard Cliffords then southerly on said Cliffords land & on Benj^a Frenches land to a bass tree spotted then westerly five Rods to a Hemlock tree marked on four sides then westerly joining to land of Will^m Smith till it comes to Sam^l Frenchs land, then northerly on said French^s land till it comes to the Higway first mention'd then on the said way westerly to the place where it first began ninety acres more or less & also my part in the buildings thereon & also the quarter part of my lot in the two hundred acre Grants (so Called) in said Kinstown it being the 45th Lot in Number in said Division & also one right or single share in the Common & undivided lands in said town all the forementioned premises together with their appurtenances the said Tristum Sanborn to have & to hold to him his heirs Execu^{ts} adm^{rs} & assigns forever

Item I Give & Bequeath unto my well beloved son Jethro Sanborn his heirs & assigns Forever a certain peice of land situate in said Kinstown where the said Jethro Sanborn now lives & adjacent it being the following lots in number in the upper west Division in the second Range of s'd Division Viz y^e 68 & 69, 71 & 72 lots in said Division & part of the 73^d lot laying between the said 72^d lot & the Higway which peice I purchased of the Hnb^l Ebe^a Stephens Esq as may appear his deed thereof to me & also one twenty acre lot in the Division of twenty acres above the two Hundred acre Grants (so called) laying on the north side of the foremention'd way & is the first lot in number in that Division & also all the buildings thereon Viz house & barn the said four lots & part of a lot in the upper Division & the said twenty acre lot in the Division of the twenty acres as above with the said buildings with all their priviledges & appurtenances the s'd Jethro Sanborn to have & to hold to him his heirs Execu^t admin^{rs} & assigns forever & also one quarter part of the 45th lot in the Division of two Hundred acre Grants (so Called) in said town & one right or single share in the

Common & undivided lands in said town to him his heirs Exec^{cut} & assigns forever as the former.

Item I Give & Bequeath unto my well beloved son W^m Sanborn his heirs & assigns forever all my Home place where I now live on both sides of the Highway it being situate in Kinstown aforesaid & lays on the higway going from Exeter to said Kinstown with my dwelling house Viz the westerly end thereof & the easterly end at my wifes decease, (Having given her the easterly end during her natural life) & my barn on my Homeplace & all buildings thereon my said Homeplace or Homestead living with the buildings as aforesaid with all the priviledges & appurtenances thereto belonging or in any wise appurtaining the said Will^m Sanborn to have & to hold to him his heirs Exec^{rs} admin^{rs} & assigns forever, & also all my stock of Cattle horses sheep & swine with all my implements tools & instruments for all sorts of works both for man & beast that is to say without doors to him his heirs & assigns forever —

And do hereby will & ordain my son W^m Sanborn to keep for Margaret my now Dearly beloved wife two good cows summer & winter & four good sheep also summer & winter both annually during her natural life & also to provide for her a good horse & Furniture whenever she shall have occasion to ride & I do also hereby will & ordain my said Son W^m to pay all my Honest debts & also to be at the Charge of my funeral & also my said wife funeral, & that at the discretion & according to the discretion of my Executors & I Do hereby make constitute my two sons Viz Peter Sanborn & Abraham Sanborn to be sole Execu^{ts} of this my last will & Testament & I do hereby order my said Executors to take the oversight of the funeral both of me & also my s^d wife taking care that we be both buried in a decent & I do hereby utterly Disallow Revoak & Disannul all & every other former wills Testaments legacies & bequests by me in any ways before named willed & bequeathed, Ratifying and confirming this & no other to be my last will & Testament In Witness whereof I have hereunto set my hand & seal this thir-

teenth day of April Annoq Domini 1755 & in the 26 year of his Majestys Reign —

Tristum Sanborn

[Witnesses] Jeremiah Webster, Sam^l Fifield, Tristum Sanborn Jun^r.

[Proved 1771.]

WALTER NEAL

1755

NEWMARKET

In the Name of God Amen I Walter Neal of New Market In the Province of New Hampshire in New England Yeoman This fifteenth Day of April Anno Domini 1755 & in the Twenty Eighth year of y^e Reign of his Majesty King George the Second, Being of Sound Mind & Memory (Blessed be God) altho weak in Body * * *

Item I give and Bequeath to my Dear and Well beloved wife The use and Benefit of the one half of my Dwelling house viz the North End there of as Long as she lives and all The Provisions That are Now in my House And all my Housel Goods and Three Cows & five Sheep & Their Lambs for her own and The keeping of Three Cows well winter & summer And five sheep Winter & summer and Their Lambs Till They shall want Hay And Two hundred weight of Beaf per year four Barrels of Cyder and half The Corn & Grain Which my son walter shall Raise upon The Lands which I Give him and The geting all her meal ground for her which she shall yearly Nead for Bread Corn and what Rum Sugar & Molasses she shall Need & The Paying The Doctors Bills which she shall Improve in sickness all Which it is my Will That My Executor hereafter named should Do And Provide for my Wife as Long as she lives Provided she so accept this my will as to renounce or disclaim her Dower or thirds.

Item I give and Bequeath To Each of my Beloved sons Hubartes Samuel John & Ebenezer fifty Pounds old Tennor To be paid by my Executor hereafter named Within Ten years

after my Decease and To my Son John I also give & Bequeath my Common Right at Spruce Swamp in Exeter & I give & bequeath also To my son Ebenezer all The Appletrees and The Land Which is under them which stand upon The Land I bought of David Lightford

Item I give and Bequeath unto Each of my Beloved Daughters Deborah And Anna one hundred Pounds old Tennor To be Paid within Four years after my decease if They dont Marry Before that Time But if They marry sooner To be Paid at the time of marriage by my Executor hereafter named and The North End of my House Till they marry

Item I Give and bequeath unto my beloved son Walter all my Lands Buildings Mills and all my Estate Both Personal And Real which is not before mention'd in This my will

And I do hereby ordain And Appoint my Son Walter To be Sole Executor * * *

Walter Neal

[Witnesses] Gideon Colcord, Jonathan Colcord, Jerusha Colcord.

[Proved April 22, 1755.]

[Warrant, April 28, 1755, authorizing Lieut. Winthrop Hilton and Robert Smart, both of Newmarket, to appraise the estate.]

[Inventory, May 29, 1755; amount, £4736. 11. 0; signed by Winthrop Hilton and Robert Smart.]

BENJAMIN DEARBORN 1755

PORTSMOUTH

[Administration on the estate of Benjamin Dearborn granted to Simeon Dearborn April 16, 1755.]

[Probate Records, vol. 19, p. 241.]

[Bond of Simeon Dearborn of North Hampton, gentleman, with Levi Dearborn of North Hampton, physician, and William

Earl Treadwell of Portsmouth, merchant, as sureties, in the sum of £1000, April 16, 1755, for the administration of the estate of Benjamin Dearborn of Portsmouth, physician; witnesses, William Parker, Jonathan Blanchard.]

[Inventory, July 30, 1755; amount, £1921. 12. 9; signed by Eleazer Russell and Daniel Rogers.]

[Warrant, May 3, 1756, authorizing Eleazer Russell and William Knight, merchant, both of Portsmouth, to receive claims against the estate.]

[List of claims, July 27, 1757; amount, £1002. 4. 2; signed by Eleazer Russell and William Knight.]

[Additional inventory, July 27, 1757; amount, £49. 5. 0; signed by Eleazer Russell and Daniel Rogers.]

[Account of the settlement of the estate; receipts, £265. 7. 10, lawful money; expenditures, £265. 7. 10; mentions widow and child; allowed June 29, 1769.]

WILLIAM BOLTON

1755

WINDHAM

In the Name of god amen: I William Bolton of the parish of Windham within the provance of Newhampshire in New England yeeman Being Sick and Indisposed in Body * * *

Item my Will is: that my Dearly Beloved Wife Elizabeth Bolton Shall have and Injoy the one third of all my Real Estate and the one half of my Dewelling house Dureing hir natural Life and two Cows to be Given hir by my Executors as Soon as may be after my Deceas —

Item my Will is and I Do hereby give and Bequeath unto my well beloved Doughter Augness Bolton hir and hir heirs all my Reall Estate for Ever Shee paying unto my Son James Bolton the Sum of two Houndred pound old tenor with in the tearm of three

years after my Deceas and Likewise the sume of two hundred pounds old tenor to be paid unto my Doughter Grizel twadels Children Within the tearm of five years after my Deceas and allso one Cow to my Doughter Grizel to be given hir as soon as may be after my Deceas

Item my Will is that my sons John Bolton and David Bolton Each of them should have the sume of five pounds old tenor paid to them as soon as may be after my Deceas; by my Executors

Item my Will is that my Well Beloved Wife Elizabeth and my Douthter Augness Shall have all my household furniture Each of them an Equal part of it

Item my Will is that my Douthter Augness Bolton Shall have my oxen and plough with all the Utensiells I have for farming

Item my Will is that my Son John Bolton Shall have all my Body Chloaths after my Deceas

Item my Will is that my Grand Doughter mary Bolto have one yearlin heffer given hir by my Executors as Soon as may be after my Deceas

and I Do hereby Constitute nominate and apoint my good frend William thomson and my Doughter Augness Bolton my Executors of this my Last Will and testament Ratifying and Confirming this and now other to be my Last Will and testament in Witness where of I have here unto set my hand and seal this twenty foust Day of aprill in the twenty Eight year of his Mejesties Reign anno Domi 1755

his
William X Bolton
Mark

[Witnesses] Samuel Kinkeld, Adam tempelton, Sam^l Morison.
[Proved Aug. 27, 1755.]

[Warrant, Aug. 27, 1755, authorizing Samuel Morrison and Samuel Kincaid, both of Windham, to appraise the estate.]

[Inventory, Dec. 30, 1755; amount, £2218. 15. 0; signed by Samuel Morrison and Samuel Kincaid.]

JONATHAN FOGG

1755

EXETER

[Administration on the estate of Jonathan Fogg of Exeter granted to his widow, Mary Fogg, April 25, 1755.]

[Probate Records, vol. 19, p. 271.]

[Bond of Mary Fogg, with Seth Fogg of Exeter and Capt. Jeremiah Sanborn of Hampton as sureties, in the sum of £1000, April 25, 1755, for the administration of the estate; witnesses, Josiah Sanborn, Edward Ladd.]

[Warrant, April 25, 1755, authorizing Jonathan Leavitt of Hampton and Josiah Rollins of Exeter to appraise the estate.]

[Inventory, April 30, 1755; amount, £2174. 12. 6; signed by Jonathan Leavitt and Josiah Rollins.]

[Account of the settlement of the estate; receipts, personal estate, £114. 6. 0; expenditures, £263. 5. 3; allowed April 28, 1756.]

ROBERT HINKSON

1755

EPPING

[Ruth Hinkson renounces administration on the estate of her husband, Robert Hinkson, April 26, 1755, in favor of her brother, Samuel Chapman of Newmarket; witnesses, David Lawrence, Jonathan Elliott.]

[Administration granted to Samuel Chapman June 6, 1755.]

[Probate Records, vol. 19, p. 309.]

[Bond of Samuel Chapman, with Edward Fox and Benjamin York as sureties, all of Newmarket, in the sum of £1000, June 6, 1755, for the administration of the estate of Robert Hinkson of Epping; witnesses, Elizabeth Boardman, Anna Freese.]

[Warrant, June 6, 1755, authorizing Robert Smart and Capt. Jeremiah Folsom, both of Newmarket, to appraise the estate.]

[Inventory, June 11, 1755; amount, £882. 15. 0; signed by Robert Smart and Jeremiah Folsom, Jr.]

[Warrant, Oct. 27, 1756, authorizing Thomas Young and Joseph Smith, both of Newmarket to receive claims against the estate.]

[List of claims; amount, £428. 14. 7; signed by Thomas Young and Joseph Smith; attested Oct. 27, 1756.]

[Additional list of claims; amount, £277. 19. 6; signed by Thomas Young and Joseph Smith; attested Jan. 28, 1757.]

[Account of the settlement of the estate; receipts, £1045. 15. 0; expenditures, £470. 3. 0; mentions widow and five small children, and "Supporting 4 of Said Children under Seven 1 year Each"; allowed July 28, 1757.]

[Settlement of claims; amount of claims, £726. 19. 1; amount distributed, £575. 12. 0; allowed Aug. 1, 1757.]

[Guardianship of Samuel Hinkson, minor, aged more than 14 years, son of Robert Hinkson, granted to Ezra Carter Sept. 17, 1763.]

[Probate Records, vol. 23, p. 390.]

[Bond of Ezra Carter, with Aaron Stevens, gentleman, and Thomas Stickney, yeoman, as sureties, all of Rumford, in the sum of £500, Sept. 17, 1763, for the guardianship of Samuel Hinkson; witnesses, Phineas Stevens, Deborah Abbott.]

STEPHEN LEAVITT

1755

BRENTWOOD

In the Name of God Amen, I Stephen Leavit of the Parish of Brintwood in the Province of New Hampshire in New England Yeoman: being weak in Body * * *

Item I give and bequeath to my well beloved wife Mary

Leavit the use and Improvement of all that piece of Land laying on y^e Southwesterly Side of y^e Little River (So Called) So long as she shall Remain my widdow, and also the use and Improvement of Thirty acres of Land During her natural life Laying on y^e Westerley Side of y^e high Way leading from Samuel Dudleys dwelling house to my Now Dwelling house Binding Sotherley on y^e Land of Samuel Smith, Westerley by the Little River Northerley by the Land of Elisha Sanborn and that Land which I bought of Elisha Sanborn and Easterley by y^e afore Sd highway

Item I give to my beloved Wife afore Sd So long as She Shall Remain my Widow Three Quarters of an Acree of Land on y^e westerley Side of y^e afore sd highway with the Barn Standing on y^e Same for her use During y^e afore sd Term of her Widowhood Sd Three Quarters of an Acree of Land is Bounded as followeth (Viz) Begining at a Stake and Stones by y^e Side of y^e high from thence to Run Northerley binding upon y^e afore sd way Eight Rods and then to Run Westerley Carrying or holding the Breadth of Eight Rods 'till y^e Three Quarters of an acre be Compleated — Furthermore I give to my beloved Wife mary Leavit aforesd: The use and Improvement of my Kitchin, Butterey and the Norwest Room in my Dwelling house, and also y^e one half of my Cellar, the one half of my Chamber & the one half of my Garret and also y^e use and Improvement of y^e one half of my orchard She allowing to my Daughter mary Leavit that Privelege which I shall hereafter give her in this my last will and Testament

Finally I give and Bequeath to my beloved Wife and to her heirs and assigns forever, Two of my best Feather Beds and the Beding belonging to y^e Same with two Thirds of all my Indore Moveables and also one Yoak of Oxen, Three Cows Three two Year old heifers, Three Yearlings, the one half of my Sheep and half my Swine, one Yoak with Irons belonging to y^e Same Two Draft Chains and a Plow with y^e Irons belong to y^e Same

Item I Give Demise and Bequeah to my well beloved Daughter mary Leavit and to her heirs and assigns forever, Two Forty

accre Lots of Land laying in the Parish of Brentwood which was allowed me by the Committee Chosen by y^e Town of Exeter for proportioning the Common Lands in S^d Town Furthermore I Give to my Beloved Daughter mary Leavit afore s^d one Cow and two two Year old heifers, to be kept both winter & Summer So long as She Remains unmarried also one Bed and Bedding and one Third part of y^e Rest of My Indore Moveables, and also my Will is y^t my Daughter Mary Leavit aforesd Should Enjoy a Privelege with her mother in my Dwelling house and also have a privelege of Some part of y^e orchard So long as She Remains unmarried

Item I give and Bequeath to my Daughter mary Leavit aforesd and to her heirs and assigns forever the following Sums to be paid by my Executor out of that part of my Estate that I Shall hereafter give him in this my Last will and Testament (Viz) one Hundred and Fifty Pounds old Tenor money in Six months after my Decease, and also one Hundred Pounds Equal to Bills of Credit of y^e old Tenor in Six months after he Shall Come into Possession of that piece of Land on y^e Southerley Side of y^e Little River afore Sd and Two hundred and Fifty Pounds Equal to Bills of Credit of y^e old Tenor in Six months after the Decease of my wife mary Leavit aforesaid

Finally I Give Demise and Bequeath to my well beloved Son Daniel Leavit & to his heirs and assigns forever all my Lands not heretofore Disposed of with my now Dwelling house out houses and Barns he leting his mother Improve as afore sd and also all my Quick Stock not heretofore Disposed of and also all my husbandry tools Even y^e whole of Both real and Personal Estate not heretofore Disposed of in this my last will & Testament and I do now Constitute and appoint my trusty & well beloved Son Daniel Leavit Sole Executor of this my last Will & Testament, and I do hereby utterly disallow revok and Disanul, all and Every other former testaments Wills Legacies and Bequests and Executors by me any ways before named willed and Bequeathed Ratifying and Confirming this and no other to be my

Last Will and Testament. In witness whereof I do hereunto Set my hand & Seal this Twenty Sixth Day of April Anno Domini 1755 and in y^e 28th Year of his Majesty's Reign

Stephen Leavitt

[Witnesses] Edward Colcord, Daniel Wormal, Nathaniel Trask.

[Proved June 16, 1755.]

[Warrant, June 10, 1755, authorizing Samuel Dudley and James Robinson, both of Brentwood, to appraise the estate.]

[Inventory, attested Sept. 15, 1755; amount, £7705. 1. 0; signed by James Robinson and Samuel Dudley.]

FRANCIS PAGE

1755

HAMPTON

In the name of God Amen I Francis Page of Hampton in the Province of New Hampshire in new England yeoman * * *

Item I Give and bequeath to my son Elisha Page so much of my old Lot of land laying north ward of the northly end of my orchard in the general feild in the town where I formerly Lived as to make up one half of my said land with what the said Elisha had of it before and Joining to what said Elisha had of me before northly of my said orchard I also give to my said son Elisha two acres of my land in the second north Division in said Hampton at the northly End next to Daniel foggs square a Cross bounding eastly on land of the Browns Westly on land of Said Elishas I also give to said Elisha a peice of my marsh Called the landing Place marsh that Layeth north ward of fullers Creek between said Creek and marsh of Said Elishas, Joining southly to said Creek northly to marsh of Said Elisha I also Give to said Elisha one half of my grist mill and one half of the priviledge of it with so much of my land at the grist mill that I bought of John Mars-

ton and Joseph Page as to make up to him one half of it with what he had of it before to him and to his heirs

Itam I give and bequeath to my Daughter Sarah Batchelder the wife of Deacon Josiah Batchelder one hundred Pounds in money old tenor to be paid to her by my Gran Son Reuben Dearbon a son of Reuben Dearbon by my Daughter Ann Deceased within two years after my Decease

Itam I Give and bequeath to my Daughter Hannah fogg the wife of Daniel fogg thirty Pounds in money old tenor to be Paid to her by my said Gran son Reuben Dearbon within three year after my Decease —

Itam I give and bequeath to my Daughter Mary towle the wife of John Towle forty Pounds in money old tenor to be Paid to her by my Said Gran son Reuben Dearbon with in one year after my Decease I also Give to my said Daughter Mary one fether bed and beding and my Grate Iorn Kettle also one pair of Curtains

Itam I Give and bequeath to my said Gran son Reuben Dearbon my Dwelling house and Barn with one half of my Grist Mill and one half of the Privilidges of it with all my Part of the saw mill on Little River I also Give and bequeath to my Said Gran son Reuben Dearbon all my land and marsh and meadow Ground and thatch Ground that I have Laying in Hampton or elce where that I have not here in other ways Disposed of that is I give to my Said Granson Reuben Dearbon all my land and marsh and meadow ground and thatch Ground as afore said excepting onely the land and marsh that I gave to my said son Elisha Page as afore said I also give to mysaid Gran son Reuben Dearbon all my stock of Cattle and my husbandry Implements and my wareing apparil with one fether bed and the beding of one bed and one Iron tramil one Iron Pot & one Iron Kettle & to his heirs

Itam I give to my son Law william Lock five shillings in money old tenor to be paid by my said Gran son Reuben Dearbon

It is my will that my said Gran son and my said three Daugh-

ters shall have my wooden and earthen moveables in my house Devided equilly between them to each one Quarter Part and it is my will that my said three Daughters shall have all my Linning and Cotten Clothing in my house which I have not here in other ways Disposed of equilly between them with all my puter also equelly between my said Daughters

It is my will that my said Granson Reuben Dearbon shall also have my brass Kettle and skillit with all my Remaining moveables in my house which I have not here in other ways Disposed of as afore said

I Do Like wise Constitute make and ordain my sons in Law Reuben Dearbon and Daniel fogg to be Executors to this my last will and testament and I Do here by Revoke and make Void all former wills and testiments by me before made willed or ordained Ratifieing and Conferming this and no other to be my Last Will and Testament In Wittness where of of all afore going I the Said francis Page have here unto set my hand and seal this twenty sixth Day of April In the twenty Eighth year of his Majestys Reign Georg the Second King over Grate Britain &c Anno Domini 1755.

francis Page

[Witnesses] William Marston, Samuel Palmer, Triestrem Rodman.

[Proved Sept. 8, 1755.]

[Inventory, Nov. 5, 1755; amount, £6063. 0. 0; signed by John Leavitt and Jonathan Page.]

[Miscellaneous receipts to the executors, bearing signatures of Morris Hobbs, John Leavitt, Reuben Dearborn, Jr., John Dolbeer, Joseph Page, Zachariah Towle, Sarah Batchelder, Josiah Batchelder, Nathaniel Batchelder, David Batchelder, Mary Towle, John Towle, John Chapman, Edmund Chapman, Hannah Randall, Josiah Dearborn, Hannah Fogg, Daniel Fogg, John Newmarch, and David Marston.]

SAMUEL PAGE

1755

HAMPTON

[Warrant, April 29, 1755, authorizing Nathaniel Drake, gentleman, and Joshua Lane, cordwainer, both of Hampton, to appraise the estate of Samuel Page of Hampton.]

[Inventory, attested April 18, 1755; amount, £22,928. 18. 0; signed by Nathaniel Drake and Joshua Lane; mentions will, with Stephen Page, son of deceased, as executor, sons Samuel Page and Benjamin Page, daughters Prudence and Elizabeth, and granddaughters Anna Tobey and Anna Page.]

JOSEPH JONES

1755

DURHAM

[Administration on the estate of Joseph Jones of Durham granted to his widow, Mary Jones, April 30, 1755.]

[Probate Records, vol. 19, p. 255.]

[Bond of Mary Jones, widow, with Joseph Thomas, yeoman, and Nathaniel Thompson, trader, as sureties, all of Durham, in the sum of £1000, April 30, 1755, for the administration of the estate of Joseph Jones of Durham; witnesses, William Parker, Cutts Shannon.]

[Inventory, attested Sept. 24, 1755; amount, £8273. 14. 0; signed by Hubbard Stevens and Jonathan Woodman.]

[License to Hercules Mooney and wife Mary, administrators, Nov. 8, 1763, to sell real estate.]

[Warrant, Nov. 10, 1763, authorizing David Copp, gentleman, John Plummer, Abner Dam, Ephraim Berry, gentleman, all of Rochester, and Ephraim Hanson of Dover, innholder, to divide the real estate.]

Province of } Pursuant to an order Issued from The
New Hamp^r } Probate office of Said Province Nov^r 10 1763
Impowering thereto —

We The Subscribers have Divided So much of the Real Estate of Joseph Jones Late of Durham In Said Province Gentleman Deceased as was Exhibited to us by the Administrators thereof between them & mary Jones the said Deceaseds only child in the following manner Viz unto the Said Mary Jones twelve Acres of Land in Said Durham Bounded as followeth Beginning at a white Birch Tree Mark^d M. J. Near a Large white Pine root by Land of Ichabod Chesleys & Running North Eighty Eight Degrees West twenty two rods to Land of Robert Thomsons thence North Eighty three rods to a poplar Tree Mark^d M. J. thence South Eighty Eight Degrees East twenty four Rods to a stake thence on a streight Line to the Birch Tree first mentioned —

Also the Northeasterly half of a Second Division Lot of Land In Rochester in Said Province being the Lot Number fourty one in Said Division Divided by a Line Drawn across Said Lot in the middle thereof Also one third of the third Division Lot Number Ninety two with one third of the fourth Division Lot Number Eighty Six In Said Rochester as the Same Lays in Com'on with the other owners of Said third & fourth Divisions which four Peices of Land Viz one in Durham & three In Rochester we have Sett off to the Said Mary Jones as her half of what was shewn us —

Furthermore We have Sett off to the Administ^{rs} Viz Hercules Mooney & Mary his Wife the Northwesterly half of the Lot Number fourty one in the Second Division Lot in Said Rochester Together with the first Division or home Lot of Land in New Durham a Town at the head of Rochester which two Peices of Land we have sett off to the Said Administrators as their half of what was shewn us all which is humbly submitted — March 30th 1764 By

Abner Dam
John Plummer
David Copps

[Warrant, April 27, 1756, authorizing Benjamin Smith, gentleman, Joseph Sias, trader, Miles Randall, and Joseph Thomas,

gentleman, all of Durham, and Walter Bryent of Newmarket, gentleman, to set off to Mary Mooney, wife of Hercules Mooney of Durham, schoolmaster, her dower in the estate of her former husband, Joseph Jones of Durham, gentleman.]

Province of } Pursuant to a warrant Granted by the Hon^{ble}
 Newhamp^r } Richard Wibird Esq^r Judge of the Probate of
 wills &c for said Province Appointing and authorizing us the
 subscribers to set off to mary moony the wife of Hercules moony
 of Durham in Said Province Schoolmaster her Dower which
 happens to her of the Real Estate of her Late Husband Joseph
 Jones Late of Durham Gent Deceased —

Have sett off the Same to Said Mary as follows Namly the
 north side of the orchard Consisting of three Rows of the apple
 trees Bounded as follows begining nine ft Distance South from
 y^e South west Cornor apple tree of the Said three Rows at a
 Stake there and from thence it Runs Strate to a Stake Standing
 nine feet Distance South from y^e South East Corner apple tree
 of Said three Rows and So on Strate to the fence there on the
 Same Coase & then by Said fence as it now stands northerly &
 westerly to the Road Leading to newtown then by Said Road
 Southerly until it Comes in the Coase of Said Strate Line then
 Strate to the Stake first mentioned —

With about nineteen acres more of Land in the home place
 Begining at the South west Corner of Said home place and Runs
 northerly by the way or Road that Leads to newtown twenty five
 Rods and one half Rod to a Stake Standing in the middle of the
 way that Leads to the now Dwelling house of Said Deceased &
 from thence Strate to the middle of the fore Door the Coase is
 about north Eighty Eight East about twelve Rods then northerly
 thro Said House to the north East Corner of the flanker of Said
 house then from thence East thirty four Rods y^a north Seventy
 five Degrees East about Seventy five Rods to the River y^a
 Down by Said River as the River goes to where it began with the
 East End of Said house as above Divided with the third part of
 the Seller under Said house it being the South Side thereof with

the East End of the Barn to Extend westward to the middle of the Barn floor —

with one other peice of Land at a place Called follet's swamp Containing about Seven acres & Bounded as follows on the South by the mast way or Road and on the East by Land In possession of Ichabod Chesley and on the north on Land Set off to the widdow Jones the mother of s^d Deceased for part of her Dower in her Late husband's Estate and on the west in part by Land in possession of Robert tomson Junior & in part by Land in possession of Joseph Atkinson —

with about three acres more at the place Called follets swamp which is Bounded as follows begining at the South East Corner of the Home place at oyster River where the possessions with Robert tomson Joyns at Said River and from thence it Runs up Said River about north north East So far as to be thirty two Rods Distance from s^d Corner Strate then It begins again at said S: E: Corner at said River & Runs Down on the Dividing Line of Said tomson and s^d Deceased about East South East thirty Rods then from thence on a Strate Line to the north north East End of the afore Said north north East Line up Said River —

we also Judge & Determine that the neat Income or profit of the Remaining two thirds part of said Real Estate is worth Seventy pounds old tenor P year

Dated at Durham this 24th Day of august 1756

Joseph thomas	} Com ^{tee}
Benj Smith	
Joseph Sias	
Walter Bryant	

WILLIAM TAYLOR

1755

NEWMARKET

[Administration on the estate of William Taylor of Newmarket granted to his widow, Rachel Taylor, April 30, 1755.]

[Probate Records, vol. 19, p. 275.]

[Bond of Rachel Taylor, widow, with Walter Bryant and Joseph Young, gentlemen, as sureties, all of Newmarket, in the sum of £1000, April 30, 1755, for the administration of the estate; witnesses, William Folsom, Richard Hull.]

[Warrant, April 30, 1755, authorizing Thomas Young and Jeremiah Folsom, Jr., both of Newmarket, to appraise the estate.]

[Inventory, May 29, 1755; amount, £1289. 14. 6; signed by Thomas Young and Jeremiah Folsom, Jr.]

[Warrant, Dec. 4, 1755, authorizing Thomas Young and Joseph Smith, both of Newmarket, to receive claims against the estate.]

[License to Joshua Woodman and his wife, Rachel Woodman, administratrix of the estate of William Taylor, Dec. 31, 1755, to sell real estate.]

[Probate Records, vol. 19, p. 433.]

[List of claims, attested Jan. 28, 1759; amount, £512. 1. 6; signed by Joseph Smith and Thomas Young.]

JOSEPH MILLER

1755

NEWMARKET

[Administration on the estate of Joseph Miller of Newmarket granted to his widow, Christian Miller, May 2, 1755.]

[Probate Records, vol. 19, p. 274.]

[Bond of Christian Miller of Newmarket, widow, with Samuel Mighill of Newmarket, husbandman, and John Thompson of Exeter, shipwright, as sureties, in the sum of £500, May 2, 1755, for the administration of the estate; witnesses, John Oulton, Richard Mattoon.]

[Inventory, attested May 3, 1755; amount, £788. 8. 6; signed by John Oulton and Richard Mattoon.]

[List of claims against the estate, April 1, 1756; amount, £1925. 3. 8.]

[Warrant, April 5, 1756, authorizing Noah Emery, gentleman, and John Purmort, joiner, both of Exeter, to receive claims.]

[List of claims; amount, £1105. 11. 5; signed by Noah Emery and John Purmort.]

[Account of the settlement of the estate; receipts, £1018. 8. 6; expenditures, £350. 0. 0; allowed Oct. 26, 1757.]

[Settlement of claims; amount of claims, £1105. 11. 5; amount distributed, £668. 8. 6; allowed Feb. 23, 1758.]

TIMOTHY EMERSON 1755

DURHAM

[Administration on the estate of Timothy Emerson granted to his widow, Mary Emerson, May 5, 1755.]

[Probate Records, vol. 19, p. 256.]

[Bond of Mary Emerson of Durham, with Solomon Emerson and Zachariah Edgerly, both of Dover, yeomen, as sureties, in the sum of £1000, May 5, 1755, for the administration of the estate of Timothy Emerson of Durham, yeoman; witnesses, Abigail Thompson, William Parker.]

[Warrant, May 5, 1755, authorizing Joseph Sias and Jonathan Woodman, both of Durham, yeomen, to appraise the estate.]

[Inventory, May 26, 1755; amount, £12,361. 13. 0; signed by Joseph Sias and Jonathan Woodman.]

To the Honourable Richard Wibird Esq^r Judge of the probate of wills

Sir by these few Lines I would acquaint you as I understand that m^r Jeremiah Burnum is to be at probate Court To Day In Order to get a Committee appointed To Divide the Real Estate

of Timothy Emerson Deceased & as I married the widow of Said Deceased who was administratrix on S^d Estate I would Beg the Favour of your honour if you See fitt to Omit granting a warrant untill the next Probate Day as I Cant possibly attend to Day By Reason of a great number of Sick people that I must attend & Cant avoid it, which is the Only Reason that I would Desire To have it Deferd a month Longer — which would Oblige y^r Honours most Obedient Humble Ser^t

Durham April 1758

Joseph Atkinson

[Guardianship of Timothy Emerson, minor, aged more than 14 years, son of Timothy Emerson, tanner, granted to Solomon Emerson April 26, 1758.]

[Probate Records, vol. 20, p. 482.]

[Bond of Solomon Emerson of Madbury, gentleman, with Jonathan Woodman and Jeremiah Burnham, both of Durham, yeomen, as sureties, in the sum of £500, April 26, 1758, for the guardianship of Timothy Emerson; witnesses, Moses Emerson, William Parker.]

[Warrant, March 12, 1759, authorizing Hubbard Stevens, tanner, Moses Emerson, gentleman, Joseph Sias, trader, Miles Randall, and Jonathan Woodman, yeomen, all of Durham, to divide the real estate.]

Province of } We the Subscribers being appointed a
New Hampshire } Com^{tee} by the Hon^{ble} Richard Wibird Esq^r
Judge of the Probate of Wills &c. for the Province aforesaid by a
Warrant to us dated the 12th March 1759 to set of & divide the
Real Estate of Timothy Emerson late of Durham in said Province
Tanner, deceased, Intestate — Pursuant to the before mentioned
Warrant we have set off to Mary Atkinson Wife of Joseph
Atkinson of said Durham, who was Wife of the said deceased &
to the Children of the said deceased as followeth Viz^t

To Mary Atkinson aforesaid for her Thirds Fifty Two Acres of
the Homestead Beginning at a Stone marked T. E. by the Road

that leads from Durham Falls to Madbury Fifty One & half Rods from the Northerly Corner of said Homestead & Running South 67 Degrees West 70 Rods to Land of John Woodman, then Southerly by said Woodmans Land 125 Rods, then North 72 Degrees East 77 Rods to the Road aforesaid, then by said Road to the Bounds first mentioned, with one half of the Dwelling House viz^t the West End, with one half of the Cellar standing on said Homestead, with the Priveledge of Passing & Repassing to & from the same. Also Twenty Acers of Land in Durham aforesaid at a Place called New Town, Beginning Three Rods Easterly from the South West Corner of said Land by New Town Road & Running North $2\frac{1}{2}$ Degrees East 104 Rods, then North 77 Degrees East 36 Rods by land of Solomon Emerson Esq^r then South $2\frac{1}{2}$ Degrees West 85 Rods, then South 75 Degrees West $34\frac{1}{2}$ Rods, then South $2\frac{1}{2}$ Degrees West $16\frac{1}{2}$ Rods to the Road afores^d, then by the Road $1\frac{1}{2}$ Rods to the Bounds first mentioned —

To Timothy Emerson for his Two Shares Sixty Acres of the Homestead viz^t Thirty Six Acres at the South End beginning at the Corner near the House of Will^m Bruce deceas'd & running Northerly by the Road that leads to Madbury 90 Rods to the Thirds aforesaid, then South 72 degrees West 77 Rods to Land of Jn^o Woodman then Southerly by said Woodmans Land to the Road that leads to Durham Falls, then by said Road to a House Lot of William Bruces aforesaid, & then by said Bruces Lot to the Bounds first mentioned, with one half of the Dwelling House viz^t the East End of said House, with one half of the Cellar, the Tan Yard, Orchards, & other Buildings standing thereon. Also Twenty four Acres of Land at the Northerly End of said Homestead Beginning at a Stone Marked T. E. being the first Bounds of the Thirds & running Northerly by the Road that leads to Madbury to Land of Lemuel Chesley, then Westerly by said Chesleys Land 66 Rods to Land of Jonathan Woodman, then Southerly by Land of Jonathan & John Woodman to said Thirds, then Easterly by said Thirds to the Stone first mentioned —

Also a Hundred Acre Lot of Land in Barrington in said Province Numbred 18 bought of Thomas Ayers. Also a Twelve Acre Lot of Land in Durham at the Hook so called —

To Smith Emerson for his Share Fifty Acres of Land in Durham at New Town so called Beginning at the River by New Town Road near the Bridge, and running by said River North-erly 136 Rods to Land of Col^o Samuel Smith, then $46\frac{1}{2}$ Rods by said Smiths Land to Land of Solomon Emerson Esq^r then South 77 degrees West 49 Rods by said Emersons Land to the Thirds, then South $2\frac{1}{2}$ degrees West 86 Rods by the Thirds, then South 75 degrees West $34\frac{1}{2}$ Rods by said Thirds, then South $2\frac{1}{2}$ degrees West $16\frac{1}{2}$ Rods by the Thirds to New Town Road then Easterly by said Road to the Bounds first mentioned with the Buildings & Orchard standing thereon. Also One Third part of a Gristmill standing on the Northerly part of said Farm with the Priviledge of Passing and Repassing to & from the Same —

To Abigail Burnham Daughter of the deceas'd for her Share One Hundred & Forty Two Acres of Land in Barrington at a Place called Canaan. Also One Hundred Acres of Land in Barrington afores^d in said Province being part of a Lot Number'd 120. Also the Sixth Part of a Lot or Share in Durham called the Hook. Also the Sixth part of a Five Acre Lot in Durham at North River so called. Also a Five Acre Lot at North River aforesaid. Also fifty five Rods of Land at the Falls in Durham near the Parsonage House. Also an Island lying between Fox Point and Meaders Point known by the name of Goat Island. Also Three Acres of Land in Durham at New Town near Eli Clark's —

To Elizabeth Emerson for her Share Part of the Farm at Durham at New Town aforesaid, Begin'ing at the South West corner of said Farm by the Road & running Northerly by Land of Daniel Chesley 172 Rods to Oyester River, then Easterly by said River 42 Rods to Land of Solomon Emerson Esq^r, then South 17 degrees East 63 Rods by said Emersons Land, then South 77 degrees West 3 Rods, then South $2\frac{1}{2}$ degrees West 104 Rods by

the Thirds to New Town Road, then Westerly by the Road 3 Rods to the Bounds first mentioned, containing Thirty five Acres. Also Sixty Acres of Land in the Second Division in Rochester in said Province being part of the Lot Numbered 64. Also Fifty Acres of Land in the Third Division in said Rochester being part of the Lot Number'd 106, drawn to John Muncey & others —

Hubbard Stevens
Joseph Sias
Jonathan Woodman
Moses Emerson

[Account of the settlement of the estate; receipts, £4251. 16. 0; expenditures, £3392. 9. 0; allowed July 30, 1760.]

[Petition of John Sullivan Dec. 20, 1770, in behalf of Jeremiah Burnham, Jr., and wife Abigail, and Timothy Emerson for further accounting by the administrators.]

Rockingham ss. We the Subscribers being appointed a Committee by the Hon^{ble} John Wentworth Esq^r Judge of the Probate of Wills &c for s^d County by a Warrant to us Dated Sep^r 30th 1772 to view the Real Estate of Timothy Emerson late of Durham in s^d County Deceased which was set off as the Thirds of Mary his late Wife, late Mary Atkinson, and see if the same is capable of a Division into five Shares, And if so to divide s^d Estate among the Children of said deceased. — Pursuant to the beforementioned Warrant we have viewed s^d Estate, and sett off the several Shares as follows viz —

To Timothy Emerson for his two Shares Six Acres and Sixteen Square Rods of Land in Lee in the County afores^d beginning by Newtown Road (so called) three Rods Easterly from Daniel Chesley's south East corner bounds. And from thence running North Two degees & a half East forty Six Rods to a Stake, thence Running North 77 degrees East thirty Six Rods to an Oak Tree Spotted, thence Running South 2½ degrees West 27 Rods to a pile of stones, thence South 75° West thirty four Rods,

to a pile of Stones, and from thence South two Degrees & a half $17\frac{1}{2}$ Rods to the aforementioned Road then Westerly one Rod and a half by s^d Road to the first Bound. — Also Nineteen Acres and a quarter of Land in Durham aforesaid adjoining to s^d Emerson's Homestead beginning by the Road at the Easterly Corner of the Land Set off to Abigail Burnum out of s^d Estate, and running from a Stone in the Wall Lettered A B Easterly & Southerly by the Road to s^d Emersons Field — thence by his Land South 72° West Seventy Eight Rods to Land of John Woodman, then westerly by said Woodmans Land to a small Hemlock spotted standing near the fence at the Southerly Corner of s^d Abigail Burnum's Land, and from thence running Easterly by said Abigails Land to the Rock in the Wall aforementioned.

To Smith Emerson for his share we have set off Twelve Acres and Ninety Six Rods of Land in Lee afores^d adjoining to his Homestead running as follows viz beginning at a Stake at the North West Corner of the Land set off to Timothy Emerson & from thence running North $2\frac{1}{2}^{\circ}$ East fifty Eight Rods to a pile of stones near land improved by Solomon Emerson from thence running North 77° East 36 Rods by s^d Solomon's Land to an Oak Tree Spotted then running south $2\frac{1}{2}^{\circ}$ West fifty Eight Rods to an Oak Tree spotted and from thence South 77° West thirty Six Rods to the Stake aforementioned. —

To Abigail Burnum we have set off fifteen Acres of Land in Durham aforesaid beginning by the High Way at a Rock in the Wall marked A B. at the North Westerly corner of Land set off to Timothy Emerson, and from thence running Westerly thirty three Rods and a half by said Highway to Land set off to Elizabeth Chesley, from thence Running Westerly by s^d Elizabeth's Land to Land of John Woodman — and then by s^d Woodman's Land South forty five Degrees East thirty three Rods & a half to a small Hemlock spotted, and from thence on a Streight Line to the marked stone above mentioned —

To Elizabeth Chesley we have set off Seventeen Acres And three quarters of an acre of Land in said Durham beginning at a

Stake by the High Way at the Northerly Corner of Land set off to Abigail Burnum, and from thence running North 32° West by the Road $39\frac{1}{2}$ Rods to a Stone in the Wall marked J C at the North easterly Corner of Timothy Emersons Pasture from thence running South Sixty Seven $^{\circ}$ West Seventy two Rods by said Pasture to Land of John Woodman, from thence running by s^d Woodman's land South 22° East 32 Rods & South 45° East 4 Rods to a small Hemlock spotted, And from thence on a streight line to the stake before mentioned —

Stephen Jones
Tho^s Chesle
Samuel Chesle

[Attested Dec. 30, 1772.]

EBENEZER DAVIS

1755

DURHAM

[Administration on the estate of Ebenezer Davis granted to his widow, Susanna Davis, May 7, 1755.]

[Probate Records, vol. 19, p. 276.]

[Bond of Susanna Davis, widow, with Solomon Davis and Jabez Davis, husbandman, as sureties, all of Durham, in the sum of £1000, May 7, 1755, for the administration of the estate of Ebenezer Davis of Durham; witnesses, Anna Freese, Walter Bryant.]

[Warrant, May 7, 1755, authorizing Walter Bryant of Newmarket, gentleman, and John Crockett of Durham, husbandman, to appraise the estate.]

[Inventory, May 23, 1755; amount, £3441. 8. 0; signed by Walter Bryant and John Crockett.]

JONATHAN WADLEIGH 1755

BRENTWOOD

The Last Will and Testament of Jonathan Wadleigh of Brentwood in the Province of New Hampshire Husbandman; Made the 10th Day of May Anno Domini 1755. Being in health of Body * * *

Imprimis, I Give devise and Bequeath my Dwelling House, Barn Orchard, and the whole of my Land where I now Live being Bounded as follows (Viz:) Beginning at a Spruce Tree marked R. T. W. from thence Running fifty Rods West to a White Oak Tree marked R. W. from thence Running Eight Score Rods North to a maple Tree marked J. W. R. from thence running East to a Hemlock Tree marked W. R. T. from thence running to the Tree first mentioned To my two Sons Jonathan Wadleigh, and John Wadleigh to them their Heirs and assigns forever, To be equally divided between them for Quantity and Quality. And also all my Horse kind, & all my Stock of Cattle, Sheep & Swine; And all my moveables Without doors, And within Doors, of what denomination Soever; to be Equally divided between my two Sons Jonathan and John they paying my Just Debts, Funeral Expences & Legacies Equally between them.

Item, I Give devise and Bequeath to my well beloved wife Sarah Wadleigh Two Hundred Pounds old Tenor to be paid her within Twelve months after My decease by my two Sons Jonathan and John, She Quitting her Right of Dowry.

Item, I Give devise and Bequeath unto my Son Robert Wadleigh Twenty Pounds (old Tenor) besides what I have already given him, to be paid by my two Sons Jonathan, and John Wadleigh within Two years after my decease.

Item. I Give devise & Bequeath unto my daughter Joanna Wadleigh one Hundred Pounds (old Tenor) to be paid her by her brothers Jonathan and John Within Two years after my decease —

Item. I Give devise and Bequeath unto my daughter Rachel Wadleigh One Hundred Pounds (old Tenor) to be paid her

within two Years After my decease by my Two Sons Jonathan and John Wadleigh

Lastly I do hereby Nominate and appoint my Son Jonathan Wadleigh to be Sole Executor * * *

his

Jonathan X Wadleigh
mark

[Witnesses] Sam^l Folsom, John Odlin jun^r, Eliphalet Lord.

[Proved Oct. 27, 1756. Jonathan Wadleigh, named as executor, being deceased, administration, with will annexed, was granted to his brother, Joseph Wadleigh.]

[Bond of Joseph Wadleigh of Brentwood, yeoman, with James Leavitt, gentleman, and Jonathan Gilman, trader, both of Exeter, as sureties, in the sum of £500, Oct. 27, 1756, for the administration of the estate; witnesses, none.]

[Inventory, Nov. 1, 1756; amount, £2114. 17. 0; signed by Benjamin Veasey and Elisha Sanborn.]

[Account of the settlement of the estate; receipts, £908. 17. 0; expenditures, £710. 12. 9; allowed Oct. 25, 1758.]

[Guardianship of John Wadleigh, minor, aged more than 14 years, son of Jonathan Wadleigh of Brentwood, yeoman, granted to Joseph Wadleigh of Brentwood March 31, 1760.]

[Probate Records, vol. 21, p. 465.]

[Bond of Joseph Wadleigh of Brentwood, with Philip Wadleigh of Exeter and Samuel Fogg of North Hampton as sureties, in the sum of £1000, March 31, 1760, for the guardianship of John Wadleigh of Exeter; witnesses, James McDonough, Winer Thorpe.]

JOHN QUIMBY, JR.

1755

KINGSTON

In the Name of god Amen the fourteenth Day of may In the year of our Lord one thousand Seven hundred & fifty five;

I John Quimby ju^r of Kingston In the Province of Newhamp-

shire in Newengland Joiner, Being Very Sick and Weak in Body * * *

Imprimis, I give and Devise unto Marcy my Well Beloved Wife all my Estate Real and Personal, the Real Estate is aboute four Acres of Land Laying and Being in kingston afores^d on the south side of the Road that Leadeth from kingston to Chester, Eight Rods upon S^d Road and then Runing South untill it will Contain four acres and is Bounded on the west By Land of the heirs of Nathaniel Dearbon and on the East By Land of Pain Row, With a Dwelling house Standing thereon To have and To hold S^d Real Estate to her My S^d Wife and her assigns And I Do hear By Constitute and appoint Marcy My Wife to be the Sole Executor of this my Last Will and Testament, And I Do hereby order and appoint that my Lawful Debts and funeral Charges Be all Paid out of my Estate and my two Children to be brought up and the Remainder to be my Wifes Be it Whatsoever it Will or Wheresoever it may be found as is Before Mentioned * * *

his

John X Quimby ju^r

Mark

[Witnesses] James Lowell, William Eastman, Benjamin Sweat.

[Proved May 28, 1755.]

[Bond of Mercy Quimby, widow, with Benjamin Swett, yeoman, as surety, both of Kingston, in the sum of £500, May 28, 1755, for the execution of the will; witnesses, Jonathan Blanchard, Nathaniel Batchelder.]

NATHANIEL BARTLETT 1755

EXETER

[Administration on the estate of Nathaniel Bartlett of Exeter, gentleman, granted to his widow, Elizabeth Bartlett, May 15, 1755.]

[Probate Records, vol. 19, p. 292.]

[Bond of Elizabeth Bartlett, with Ebenezer Light of Exeter, feltmaker, and John Dennett of Portsmouth, gentleman, as sureties, in the sum of £1000, May 15, 1755, for the administration of the estate; witnesses, Francis Beckett, Samuel Gilman.]

[Inventory, June 3, 1755; amount, £14,836. 2. 8; signed by Josiah Sanborn and John Rice.]

[Warrant, March 31, 1761, authorizing John Odlin, Nathaniel Folsom, gentlemen, John Dudley, Josiah Barker, and Stephen Thing, yeomen, all of Exeter, to divide the real estate.]

Province of } Pursuant to a Warrant From the Hon^{ble}
New Hampshire } Richard Wibird Esq^r Judge of the Probate of
Wills &c for Said Province to us the Subscribers Directed to
Divide the Real Estate of Nathaniel Bartlett late of Exeter in
Said Province Gentleman Deceas'd Intestate, Among the Widow
& Children of Said Intestate —

We have Allotted and Set off to Eliphalet Hale of Said Exeter Physician and Elizabeth his wife who was the wife of the Said Intestate For her Dower which happens to her of Said Real Estate of which he Died Seiz'd A Certain Part of the Mansion house, orchard & Tanyard Adjoyning thereto Containing by Admeasurement one acre & fifty nine rods bounded as Follows Viz^t Begining at the South Easterly Corner of the Homestead at the Highway & Adjoyning to Doct^r Josiah Gilman's Land and from thence to run South Seventy Six Degrees West Six rods four feet and an half by the highway. Then to run North fifteen Degrees West Two rods & fourteen feet through the Said Mansion house to the Northerly Side thereof Thence North Seventy Six Degrees East Twelve feet and an half thence runs North fourteen Degrees West Through the Tanyard & Tan house till it Comes to the Widow Sarah Bowden's land to a Stake that stands South Eighty five Degrees West Six rods & three Quarters of a rod from the North East Corner of Said Homestead, Thence North Eighty five Degrees East Six rods & three Quarters of a rod

to the Said North East Corner, Thence runing Southerly on the Easterly Side of Said Homestead to the bounds first begun at And also the Whole of the Pasture lying on the South Westerly Side of the Little river in Exeter aforesaid Containing about Thirteen acres and an half acre and Adjoyns to Lands of Joseph Swasey & Lands of Deacon John Lord & lands of John Deane & Lands of Benjamin Philbrick — And also Twenty three acres of Land lying in Brintwood in the first range of Lotts it being part of John Moody's Common right Originally — and is to begin at the North Easterly Corner of the Lott N^o one hundred & Twenty Seven and from thence to run West & by North as the Lotts in Said Range runs, to the Chester Line, And then to Extend South & by West So farr as to Comprehend Twenty three acres & To be a Parralel Line on Each Side with the Dividing line between the Lotts in Said Range, All which Premises We have Sett off to the Said Eliphalet Hale & Elizabeth his wife To Hold to them as her Dower in the Said Real Estate During the Term of the Natural life of the Said Elizabeth —

And to the Said Eliphalet Hale and Elizabeth his wife in her Right as the Next of Kin to her Eldest Son Deceas'd who was the Eldest Son of the Said Intestate (and Survived him) We have Allotted and Sett off Three Acres of Land at the Westerly End of the Homestead in Exeter aforesaid Bounded as Follows viz Beginning at the South Westerly Corner of Said Homestead at the Highway at M^r Daniel Thing's Land, and from thence to run Northerly by Said Things land till it Comes to the aforesaid Sarah Bowden's land Then by her Land North Eighty five Degrees East — Seven rods & Six feet, Thence South Ten Degrees East to the aforesaid Highway, Thence South Seventy Six Degrees West fourteen rods fourteen feet & an half to the bounds begun at — And also About Thirty acres more or Less of Pasture & meadow Land in Exeter aforesaid on the Easterly Side of the Little river & bounded as Follows viz begining at the Westerly Corner of M^r Richard Smith's Tanyard at the Highway & from thence to run South Sixty Degrees West Ten rods by the high-

way, Thence runing about South Westerly about Seventy one rods to the Little river Thence bounding on the Said Little river Downwards till it Comes to Major Daniel Gilman's Land, Thence North fourteen rods, then North Sixty Seven Degrees East three rods, Thence North Seventeen Degrees East four Rods, Thence North Twenty five Degrees West one hundred & fourteen rods to the bounds begun at — And also Thirteen acres of Land in Brintwood being Part of the aforesaid John Moody's Com'on Right and is to begin at the Easterly End of the Lott N^o one hundred & Twenty Six and to Extend West & by North Carrying the whole Breadth of the Said Lott to the Chester Line — Which Premises we have Sett off to the Said Eliphalet & Elizabeth in her right in fee in Severalty Forever as Next of Kin to her Said Son —

And to Trueworthy Gilman Jun^r & Elizabeth his wife in her right (she being a Daughter of the Said Intestate) We have Allotted & Sett off for her Share in the Said Real Estate, One Acre and an half acre & Seventeen rods of Land, Part of the Said Homestead with the Westerly part of the Mansion house Standing thereon, and the Well, and the Cellar under the Said house, (Excepting one half of The Cellar & one half the Priviledge of the Well, which we hereby Sett of to the Said Eliphalet Hale & Elizabeth his wife as part of her Dower During her Natural Life as aforesaid) — The Said Land being bounded as Follows viz begining at the Highway at the South Westerly Corner of that part of Said Homestead before Sett of to the Said Eliphalet & Elizabeth for her Dower, and from thence to run by Said Highway South Seventy Six Degrees West Seven rods fifteen feet & three Inches to a Stake, Thence North Twelve Degrees & an half West till it Comes to the Said Sarah Bowden's Land to a Stake Standing South Eighty five Degrees West Seven rods from the North Westerly Corner of the Said Dower Thence North Eighty five Degrees East to the Said Corner, Thence by the Said Dower to the bounds begun at — And also Fourteen acres of Land more or Less in Brintwood aforesaid, it being all the remainder of that

Common right which was John Moodys, & not herein before Sett off to the Said Eliphalet & Elizabeth in manner aforesaid and is to begin at the Southerly Side of that part of the Said Common right herein before set off as Dower, & to Extend South & by West Carrying the Whole Length of the Lotts till it Comprehends all the Remainder of the Said Common right — Which Premises We have Set off to the said Trueworthy Gilman Jun^r & Elizabeth his wife in her right for her share of the Said Real Estate To Hold in Fee in Severalty forever — And also to the Said Trueworthy & Elizabeth his wife we have Sett off one whole right or Proprietors share in the Township of Gilmantown in said Province To Hold to the said Trueworthy & Elizabeth in her right in fee in Severalty forever

And to Dorothy Bartlett a Daughter of the Said Intestate We have Allotted & set off for her share in the Said Real Estate one acre & an half and Seventeen rods of Land being a part of the Said Homestead with the Barn standing thereon & bounded as Follows viz Begining at the Highway at the South Westerly Corner of that part of Said Homestead herein before Set off to the Said Trueworthy & Elizabeth, and from thence to run South Seventy Six Degrees West by the Said Highway Seven rods fifteen feet & three Inches to a Stake, Thence North Ten Degrees West till it Comes to the Said Sarah Bowden's Land Thence North Eighty five Degrees East Six rods to the Northwesterly Corner of the Said Lott herein before Set off to the Said Trueworthy & Elizabeth — and then on a Strait Line to the bounds begun at — And Also Seven Acres & one hundred & Twenty five rods in Exeter aforesaid lying on the Southerly Side of the Road Leading towards Kingston & bounded Northerly by the Said Road, Northwesterly by land in Possession of Sommersbe Gilman, South Westerly by land of Martha Philbrick, South Easterly by the way Leading to the Neck So Called, North Easterly by land of Major Daniel Gilman & South Easterly by his Said Land to the Road aforesaid — Which Premises we have Sett off to the Said Dorothy Bartlett as her share in the Said

Real Estate To Hold to her in fee in Severalty forever — In Testimony whereof We have hereunto Set our hands this Seventh day of May Anno Domini 1761. —

John Odlin	} Committe
Nath ^l Folsom	
John Dudley	
Josiah Barker	
Stephen Thing	

SAMUEL SMITH

1755

DURHAM

In the name of God amen the Sixteenth day of may in the Year of our Lord God One thousand Seven hundred and fifty five I Samuel Smith of the Town of Durham in the Province of New Hamp^r in New England being sick and weak in Body * * *

Item I will bequeath and give my Daughter Mary Emerson widow of Timothy Emerson late of Durham Deceas'd Fifteen hundred pounds old Tenor money to be rais'd and Levy'd out of my Estate and paid by my Executor within five years after my Decease at five Equal payments viz three hundred pounds old Tenor yearly and every year till the whole Sum be Completed and paid —

Item I will bequeath and give my Daughter Eliz^a Emerson wife of Solomon Emerson Fifteen hundred pounds old Tenor money to be rais'd and Levy'd out of my Estate and paid by my Executor within five years after my decease at five Equal payments viz^t three hundred pounds old Tenor yearly and every year till the whole Sum be Completed and paid —

Item I will bequeath and give my Daughter Hannah Waldron wife of Richard Waldron Fifteen hundred pounds old Tenor money to be rais'd and Levy'd out of my Estate and paid by my Executor within five years after my decease at five Equal payments viz^t three hundred pounds old Tenor yearly and every year till the whole Sum be Completed and paid —

Item I will bequeath and give my Daughter Temprance Varney wife of Joseph Varney Fifteen hundred pounds old Tenor money to be rais'd and Levy'd out of my Estate and paid by my Executor within five years after my Decease at five Equal payments viz^t three hundred pound old Tenor yearly and every year till the whole Sum be Compleated and paid

Item I will bequeath and give my Daughter Sarah Chesle wife of Lemuel Chesle Fifteen hundred pounds old Tenor money to be rais'd and Levy'd out of my Estate and paid by my Executor within five years after my Decease at five Equal payments viz^t three hundred pound yearly and every year till the whole Sum be Compleated and Paid —

Item I will bequeath my Son in Law John Knight Husband of my Daughter Patience deceased five hundred pounds old Tenor money to be rais'd and Levy'd out of my Estate And paid by my Executor within five years after my Decease at five Equal payments Viz^t One hundred pounds old Tenor yearly and every year till the whole Sum be Compleated and Paid —

Item I will bequeath and give my Grand Son Joseph Emerson son of Eliz^a Emerson five hundred pounds old Tenor to be rais'd and Levy'd out of my Estate and paid by my Executor within five years at five Equal payments till the whole Sum be Compleated and Paid —

Item I will bequeath and give my Son Joseph Smith his heirs and assigns forever all my farm or homested Estate where I now live in the Town of Durham and Dover in the Province of New Hampshire with all Previlidges whatsoever thereunto belonging and Enjoyed: Also I give my Said Son Joseph Smith all the Remainder rest and residue of my Estate Real and Personal whatsoever and wheresoever to him and his heirs forever whom Likewise I do Ordain and Constitute my Sole Executor * * *

Samuel Smith

[Witnesses] W^m Jenkins, Nathanel Lamas, Hercules Moony.
[Proved May 28, 1760.]

[Bond of Joseph Smith of Durham, with Benjamin Smith of Durham, gentleman, and William Jenkins of Dover as sureties, in the sum of £10,000, May 28, 1760, for the execution of the will; witnesses, Hubartus Neal, Thomas Young.]

JONATHAN BIGELOW 1755

CHARLESTOWN

In the name of God Amen This 23^d Day of May 1755. I Jonathan Bigelow of Charlestown in the province of New hamshire on Connecticut River, Being by the providence of God Cast into Colchester in the County of Hartford, And being weak and indisposed in body * * *

Item. I Give and Bequeath unto my Well beloved Wife Mary Bigelow the Use of one third part of my Dwelling house So long as She Shall remain my widdow and furthermore my will is and I do give unto my S^d wife all my household goods furthermore I give & bequeath unto my S^d wife the use and improvment of the one third part of my land, So long as She Shall remain my widdow.

Item I Give and Bequeath unto my well beloved Daughter Mary Brooks the wife of Nathan Brooks of Harvad in the County of Worcester in the province of the Massachusits-Bay forty Shillings lawful money of the province above S^d together with what She hath already received.

Item My will is and I do give and bequeath unto my well beloved Daughter Mindwel Frost the wife of John Frost of Groaton in the County of Middle Sex in the province above S^d Twenty Shillings Lawful money of the province above S^d together with what She hath already received.

Item my will is and I do give and Bequeath unto my well beloved Daughter Meriam Bigelow five pounds Six Shillings and Eight pence lawfull money of the province of the Massachusits bay.

Item My will is and I do give and bequeath unto my well Beloved Son Jonathan Bigelow, Two third parts of all my lands laid out or to be laid out in the township of Rockingham the province of New hamshire above Said together with all the husbandry utensals and moveables out of a Door excepting the best draught Chain.

Item My will is and I do give unto my well beloved Daughter Elisabeth Bigelow forty Shillings lawful money of the province of the Massachesits Bay.

And further my will is that my S^d Daughter Should Continue to Dwell with Captain Seth Field of Northfield where She now is until She arive to the age of Eighteen years if providence Should Continue her life.

Item My Will is and I give and bequeath unto my well beloved Daughter Sarah Bigelow forty Shillings Lawful money of the province of the Massachusits Bay.

Item unto my well beloved Son Aaron Bigelow I Give and Bequeath the one third part of my lands laid out or to be laid out in the township of Rockingham in the province of Newhamshire above S^d and also my best draught Chain.

Item Furthermore my will is that these two last mentioned viz Sarah Bigelow and Aaron Bigelow Shall be bound out to good places at the discreation of the Execators —

Furthermore my will is and I do order that my Son Jonathan Bigelow above S^d Shall pay unto his Sister Mary Brooks the wife of Nathan Brooks above S^d forty Shillings lawful money as above S^d of the province above S^d within one year after that he the S^d Jonathan Bigelow Shall arive to the Age of twenty one years. Also my Will is that my above S^d Son Jonathan Bigelow Shall pay unto my Daughter Mindwel Frost above S^d twenty Shillings lawful money of the province above S^d within one year after he the S^d Jonathan Bigelow Shall arive to the Age of Twenty one years. further more my will is and I do order that he the S^d Jonathan Bigelow Shall pay unto my Daughter Meriam Bigelow above S^d five pounds Six Shillings and Eight pence law-

ful money of the province above S^d within one year after that he the S^d Jonathan Bigelow Shall arive to the Age of twenty one years

Item My Will is and I do Order that my Son Aaron Bigelow above S^d Shall pay unto his Sister Elizabeth Bigelow forty lawful money of the province above S^d and unto his Sister Sarah Bigelow forty Shillings lawful money within Six months after the S^d Aaron Bigelow Shall arive to the Age of twenty one years,

Further more my will is that if it Should please God to remove either of my above S^d Sons out of this world by Death before they Shall Arive at the age of twenty one years, then my Will is that the Surviving brother Shall have all that by virtue of this will appertains to him he paying the legases as above Said.

Furthermore my Will is and I do her by Nominate and appoint my well beloved Wife Mary Bigelow to be Execatrix and M^r Ebenezer Putnum to be Executer * * *

Jonaⁿ Bigelow

[Witnesses] Andrew Carrier, Ebnezer mackall, David Bigelow.
[Proved Feb. 23, 1757.]

[Guardianship of Aaron Bigelow, minor, aged more than 14 years, son of Jonathan Bigelow of Rockingham, Vt., granted to Wilder Willard of Brattleborough, Vt., Jan. 15, 1762.]

[Probate Records, vol. 22, p. 307.]

ELIHU HAYES

1755

DOVER

[Administration de bonis non on the estate of Elihu Hayes of Dover, yeoman, granted to Moses Stevens of Dover, tanner, May 28, 1755.]

[Probate Records, vol. 19, p. 292.]

JOSEPH EDGERLY 1755 ROCHESTER

[Bond of John Dore of Rochester, yeoman, with Abijah Stevens and William Grant, both of Somersworth, yeomen, as sureties, in the sum of £1000, May 28, 1755, for the administration de bonis non of the estate of Joseph Edgerly; witnesses, James Caldwell, Jonathan Blanchard.]

[Inventory of the personal estate of Joseph Edgerly of Rochester, June 12, 1755; amount, £85. 7. 0; signed by Joseph Farnum and Ephraim Blaisdell.]

JOSHUA GRANT 1755 SOMERSWORTH

[Administration on the estate of Joshua Grant granted to William Grant May 28, 1755.]

[Probate Records, vol. 19, p. 287.]

[Bond of William Grant, with Benjamin Twombly and Love Roberts, husbandmen, as sureties, all of Somersworth, in the sum of £1000, May 28, 1755, for the administration of the estate of Joshua Grant of Somersworth, cordwainer; witnesses, James Caldwell, Jonathan Blanchard.]

[Warrant, May 28, 1755, authorizing Moses Carr and Moses Stevens, both of Somersworth, to appraise the estate.]

[Inventory, Aug. 25, 1755; amount, £112. 12. 0; signed by Moses Carr and Moses Stevens.]

STEPHEN CHASE 1755 HUDSON

In the Name of God Amen

The Fourth day of June anno Domini 1755, I Stephen Chase of Noting^m West in the Province of New Hamshire in New Engled yeoman * * *

I give and bequeath to Thankful my dearly beloved Wife the improvement of the Third part of all my Estate and buildings

I give and bequeath to my Sons Henrey and Moses, all that part of my farm which Lays on the East Side of the Cuntry road Bounded Northerly by Land of Capⁿ Thomas Colburn Easterly and Southerly by Land of George Burns, to be Equally Divided in quantity and quality and that my son Henry have the North side

I give and bequeath to my Sons Stephen and Samuel my home farm from Merrimake river to the cuntry road on the East End, Equally to be divided in quantity and quality and that my Son Stephen have all my buildings and all my Stock of catle Sheep Horses and Swine and all my Husbandry Tools and if my Son Samuel should di before marriage that my Son Stephen Shall have the whole of Said homeplace, and also that I constitute my Son Stephen to be my Sole Executor of this my Last will and Testament and that he pay and receive all my debts, and pay the Legacies hereafter mentioned.

I give and bequeath to my Son Joshua all my interest in Davenport farm so called, and if he should die before marriage the Land herein Willd to him to return Equally to the Surviving Brothers.

And also if my Son moses should die before marriage that the Lands herein Willd to him return to my Son Henry

I also give to my Sons Stephen and Moses all interest in the mills which are on Musquash Brook so called upon their paying the Cost which is behind relating to said Mills

I also order my Son Stephen as my Executor, if he Exact payment of a note of Thirty or Thirty one Pounds old Tenor of his Brother Henrey which he now hath against him, that he shall pay to my Son Henry the Sum of Fivety Pounds old Tenor upon demand

I give and bequeath to My Daughter Gemina Thirston the Sum of Five Pounds old Tenor to be payed by my Excutor within two years after my Decease

I give and bequeath to the heirs of my Daughter Thomason Merrill Deceased the Sum of Twenty Five Pounds old Tenor to be payed by my Executor within two years after my decease

I give and bequeath to my Daughter Sarah Cumings the Sum of Twenty Pounds old Tenor to be payed by my Executor within two years after my Decease

I also give to my Daughter Gemina, the heirs of my Daughter Thomason Deceased, and my Daughter Sarah, all the household Goods Left by my first Wife to be Equally Devided between them * * *

Stephen Chase

[Witnesses] Thomas Colburn, David Lawrance, Nath^l Merrill.
[Proved June 22, 1756.]

[Warrant, June 23, 1756, authorizing Ezekiel Chase and Thomas Colburn, gentleman, both of Nottingham West, to appraise the estate.]

[Inventory, Aug. 6, 1756; amount, £4592. 0. 0; signed by Ezekiel Chase and Thomas Colburn.]

[Guardianship of Samuel Chase, aged less than 14 years, son of Stephen Chase, granted to Stephen Chase of Nottingham West June 23, 1756.]

[Probate Records, vol. 19, p. 585.]

[Bond of Stephen Chase, with George Burns as surety, both of Nottingham West, yeomen, in the sum of £500, June 23, 1756, for the guardianship of Samuel Chase; witnesses, Jonathan Blanchard, Joseph Blanchard.]

[Guardianship of Moses Chase and Joshua Chase, minors, aged more than 14 years, sons of Stephen Chase, granted to Henry Chase of Nottingham West, yeoman, June 23, 1756.]

[Probate Records, vol. 20, p. 164.]

[Bond of Henry Chase, with Jeremiah Blodgett and Ebenezer Blodgett as sureties, all of Nottingham West, in the sum of

£1000, June 23, 1756, for the guardianship of Moses Chase and Joshua Chase; witnesses, Benjamin [illegible], Ezekiel Chase.]

SAMUEL YOUNG

1755

DOVER

In the name of God Amen the fourth Day of June in the year of our Lord Christ one thousand Seven hundred and fifty five I Samuel Young of Dover in the province of new Hampshire husbandman being bound on the Expedition to Crown point and not Knowing whether I may return to my family again * * *

Item I give unto my well beloved Wife Hannah the use & Improvement of my whole Estate both real and Personal During her widowhood or at Least untill She Shall marry another man and then to Share only as the law Directs as to widows Dower

Item I Give to my Eldest Son Noah all my right & Intrest in the Saw mill Call^d Paul Gerrishes mill being the Sixteenth part thereof with all the Privildges & appurtenances thereto belonging also the one half of my right or Share in a new Township Granted me by the Purchasers of Cap^t John Tufton Masons right being the half of an whole Share in the Middle Township at the head of Rochester also one good Cow or a yoak of Stears equal there to as he Shall Chose to take also an equal part of my Stock of Cretures to be equally Divided with y^e rest of his brothers

Item I give to two of my Son viz^t Samuel and Jonathan all my homsted farm where I now Dwell with all the Eddifices & buildings thereon equally Divided between them their heirs & assigns forever they paying out the Legacies hereafter mentioned I also give unto the Said Sam^l & Jonathan an equal Share of all the Stock of Cretures of every kind that Shall be left at the time of my Decease equally Divided between them & their other brothers Item I give to my Son Moses & to my Son John the half of my right or share in the new Township Called the Middle Township Lying at the Head of Rochester Lately Granted by the Purchasers of Cap^t John Tufton Masons right their brother

Noah having the other half of said right I also give to my Said Sons moses & John an equal share in all my Stock of Cretures of every sort or kind that shall be Left at the time of my Decease in equal Degree with the rest of their brothers & also Twenty pounds old Tenor to each of them to be paid them by their brothers viz^t Sam^l & Jon^a within one year after my Decease—and my will is that in Case Either of My Said Sons Should Die without Issue Lawfully begotten of their body before the Settlement thereof be fully accomplished then Such part to be equally Divided amongst the rest of the brothers Item I give to my Daughter Lydia Perkins My Daughter Kezia and my Daughter Susanna one hundred & fifty pounds old Tenor that is to Say fifty pounds old Tenor to Each Either in money or Species at the then market prices to be paid unto them within two years after my Decease by My Sons viz^t Sam^l & Jon^a I also give to my three Daughters above named all my household goods & furniture of ever kind or nature whatsoever equally Divided between them and to be Delivered them by my Said Executrix at her Discretion & in Case either of my Said Daughters Should Dye with out Issue then Such part to be Equally Divided amongst the Surviving Daughters Item I Constitute & & appoint my well beloved wife Hannah Sole Executrix * * *

Samuel Young

[Witnesses] Jos. Hanson, Solomon Hanson, John Hanson.

[Proved May 27, 1761.]

[Inventory, Aug. 18, 1761; amount, £4044. 15. 0; signed by Paul Gerrish and Solomon Hanson.]

JOHN TAYLOR

1755

DURHAM

[Administration on the estate of John Taylor granted to his widow, Mary Taylor, June 10, 1755.]

[Probate Records, vol. 19, p. 309.]

[Bond of Mary Taylor of Durham, with Thomas Wiggin and James Goodwin, both of Newmarket, as sureties, in the sum of £1000, June 10, 1755, for the administration of the estate; witnesses, Joseph Mason, Nathan Taylor.]

[Warrant, June 10, 1755, authorizing John Burleigh and Samuel Chapman, both of Newmarket, to appraise the estate.]

[Inventory, June 16, 1755; amount, £1489. 5. 0; signed by John Burleigh and Samuel Chapman.]

[Warrant, April 28, 1756, authorizing Thomas Young, Samuel Brackett, yeoman, both of Newmarket, Benjamin Smith, Thomas Tash, and Joseph Thomas, gentlemen, all of Durham, to set off the widow's dower.]

may the 5th 1756 pursuant to the within warrant we the Subscribes have set of to the within named Mary Taylor her Dower of the within mentioned Estate as followeth to Say five acres and a half of Land bounded as followeth beginning at the South East corner of the Lott of Land in the hook (so called) numbred Sixty and Runing about north fifty five degrees west to the way as it now goes: Then to Run as Said way now Runs twenty four Rods to a stake near to the Southeast corner of the dwelling house, Then to Run South fifty five degrees East to Land in possession of Samuel Keniston and from thence to the bound whare it began and also Two Rooms in the Easterly Eand of the said dwelling house namely one fire Room and one bed Room in the north East corner of s^d house and one third of the Seller under said Easterly Eand of Said house to gather with one third of the barn namely in the Easterly Eand thereof

Thomas Young
Benjamin Smith
Tho^s Tash

[Account of the settlement of the estate; receipts, personal estate, £1371. 5. 0; expenditures, £388. 15. 0; mentions "two of

the children of Said Intestate under Seven years of age"; allowed Jan. 23, 1757.]

[List of claims against the estate Jan. 28, 1757; amount, £2030. 0. 0; signed by Joseph Smith and Thomas Young.]

[Settlement of claims; amount of claims, £2030. 0. 0; amount distributed, £982. 10. 0; allowed March 17, 1757.]

BENJAMIN SMITH 1755 NORTH HAMPTON

In the Name of God Amen the Eleventh Day of June Anno Domini 1755 I Benjamin Smith of North Hampton in the province of New Hamp Shir in New England Husband man being weak of body * * *

Imprimis I give and bequeath to Sarah my beloved wife the west End of my house from top to Botom and a privelidg in my other Suller and Likewise her goods that She Brought with her and that She have on hundred pounds of good pork and Sixty pounds of good beef and twelve boshels of inden Corn and three boshels of grain one half wheat the other Rie and two Boshels and one half of malt and fifteen pounds of flax from the swingle and the income of three good sheep and Likewise the income of two good Cows and Sufficient pine wood Cut fit for the fire and three barrils of Sider all the provisions above yearly and that she be provided with a horse for meeting and market and that she have Convenent mourning and Likewise that she have Convenent sarse for Eating and a Covenant garding and that she be well provided for in time of sikeness and that she have a Coverled and two blankets that She made since heare and that she have the privelidg of the Dary this year thease things to be Continued to her as Long as She Remaine my widow —

Item I give to my Son Benjamin Smith all my Land in Chester and Ipping Except fifty acres at the westerly End of the South-

erly Lot and five acres at the North Easterly Corner of the Northerly Lot I give him the Buldings on sd farm and that part of my marsh which is in the ox Common Lying with my Brother John and a privelidg of Cuting five loads of hay on my home place for two year yearly third year four the fourth year three the fifth year two Loads and Likewise one half of my husbandry tools and the half of the thirteen acres of Land I have in hampton town Lying by Jonathan tucks Land Runing from the Contry Rode to Jonathen Dearborns Land and one half of my Stock of Creators and one half my Books Except my Great Bible I give him also a fether bed and beding —

Item I give to my Son Cristefir Smith all my Lands and marsh In hampton not alreadye Disposed of and fitey acres of Land in Chester on the westerley End of my Southerly Lot and one half of my husbandry tools and one half of my Stock of Creators and my great Bible and half the Rest of my Books and and a fether bed and beding and the Buldings on my home place & that he have a privilege of pasturing five years with my Son Benjamin at Chester

Item I give to my Daughter Abigal molten five pounds in money old tenor to be paid five year hence —

Item I give to my Daughter theodate Batchelder five pounds in money old tenor to be paid five year hence

Item I give to my Daughter mary Smith five pounds in money old tenor to be paid five year hence and one third part of my Right in Bwo and to be fitted as well as her Sisters to keep house withall

Item I give to my grand Son Josiah molten one third part of my Right in Bwo

Item I give to my Grand Son Josiah Batchelder one third part of my Right in Bwo

Item I order that my wive's Daughter Mary Thomas have a good fether bed & Beding and a good Cow next fall Come twelve months & that my sons see that she have them

Item I order that my Son Cristepher pay the fifteen pounds

Legacies to his sisters and to Do one half toward the suport of his mother

and my Son Benjamin the other half and my will is that my two sons have my waring Clothes Each one half

Item I Do apoint Daniel Samborn and David page to be Executors * * *

Benjamin Smith

[Witnesses] Joseph Palmer, Abraham Tilton, Eben^r Samborn.

[Proved May 26, 1756.]

[Inventory, June 3, 1756; amount, £13,399. 11. 0; signed by Samuel Fogg and Abraham Tilton.]

JOHN TASKER

1755

DOVER

In the Name of God Amen, this Twelfth Day of June Anno Domini one Thousand Seven Hundred & fifty five. I John Tasker of Dover in y^e Province of New-Hamps^r in New England Gentⁿ * * *

Imprimis, I Give & Bequeath unto my Wife Judith Tasker y^e one third Part of my estate during y^e term of her natural Life, or her Proper Dowry as by Law Established.

Item, I Give unto my Son William Tasker & to his Heirs and Assigns for ever, the one half Part of one Hundred and Nine Acres of Land Lying at y^e Hook, So Call'd, where he now lives, be y^e one half of s^d Land more or less, & also the one half of y^e Dwelling House & Barn, & y^e one half of the orchard or orchards Standing & being upon S^d Land.

Item, I Give unto my Son John Tasker & to his Heirs & assigns for ever, one fourth Part of an Acre of Land where his Dwelling House & Barn now Stand, the Piece of Land which he now Improves for a Garden being part of it. I also Give to my S^d Son John & to his Heirs & Assigns for ever all my Part of that

Tract of Land in Barrington which I Purchased, together with James Davis Stephen Jones John Ham & Derry Pitman, of John Hardison.

Item, I Give unto my Son Ebenezer Tasker & to his Heirs and Assigns for ever, all my Homestead Land, Except one Acre where y^e meeting House Stands, & y^e fourth Part of an Acre which I have in this my last Will Given unto my Son John; I also Give unto my S^d Son Ebenezer my Dwelling House & Barn & all other Buildings & orchard or orchards Standing & Being upon S^d Land. I also Give unto my S^d Son Ebenezer & to his Heirs & Assigns for ever Eighty Acres of Land to be Laid out in y^e Common or undivided Lands in Dover afores^d which is Partly my own Common Right in S^d Dover, & Partly y^e Common Rights which I Purchased of Richard Wentworth, of Solomon Pirkins, & of William Weymouth. I also Give to my S^d Son Ebenezer & to his Heirs & Assigns forever forty five acres of Land in Barrington afores^d which I Purchased of Derry Pitman. I also Give unto my S^d Son Ebenezer Six oxen, & all my ox-Tackling, & all my farming Tackling & Utensils, & all my Cows, except Two which I have in this Will Given to my Daughter Rebecka Tasker; I also Give unto my S^d Son Ebenezer Two Horses, & all my Horse-Tackling & Furniture, & all my Swine, & all my Sheep Except Six which I have in this Will Given to my Said Daughter Rebecka.

Item, I Give unto my S^d Sons William & Ebenezer, one Sixth Part of five Acres of Marsh Lying at y^e Hook afores^d in Equal Moieties between them; and also y^e whole of my Part of y^e Grist-mill Standing at y^e S^d Hook in Equal Proportion, & also to Each of them one Third Part of my Part of y^e Saw Mill Standing at y^e S^d Hook; The other Third Part of my Part of S^d Saw-Mill, I Give to my Daughter in Law Rebecka Tasker, To her use & Improvement During y^e Term of her Present Widowhood, & in Case She Shall not Marry, then During y^e Term of her Natural Life, but in Case She Shall marry then at her marriage I Give y^e S^d Third Part of s^d Mill, that is herein Conditionally given to y^e

s^d Rebecka, unto my Two Sons aforesd, viz; To William & Ebenezer, or in Case She Shall not Marry then at her Decease I Give y^e Same to my S^d Sons Will^m & Ebenezer I also Give to my Two Sons afores^d viz Will^m & Ebenezer & to their Heirs & Assigns for ever forty Eight Acres of Land in Barrington afores^d which I Purchased of Richard Tobey, in Equal Moieties between them. I also Give to my S^d Son Will^m & to my Grand Son Samuel Tasker, y^e Son of my Son Sam^l Tasker Deceas'd & to thier Heirs & Assigns for ever five Acres of Land to be Laid out in y^e Common or undivid Lands in Dover afores^d which I Purchased of Nathaniel Frost, to be Equally Divided between them. I also Give to my Two Sons afores^d viz: Will^m & Ebenezer all my Carpenters Tools in Equal Proportion.

Item, I Give unto my Daughter Elizabeth Davis one Case of Draws, one Yoke of Steers Coming in Three Years of age, & one Heifer, also Coming in Three Years of Age, And also one Hundred Pounds, old Tenor, To be Paid her by my Son William Tasker aforesd, within y^e Term of Three Years after my Decease.

Item, I Give to my Daughter Rebecka Tasker one Case of Draws, now in my House, one Feather Bed & Beding & all y^e furniture belonging to y^e Same, & one large Brass Kittle, & also Two Cows, Two Heifers Coming in Three Years of Age, Six Sheep & one Mare. I also Give her my S^d Daughter Rebecka five Hundred Pounds, old Tenor, to be Paid her by my Son Ebenezer aforesd, within y^e Term of Three Years after my Decease.

Item, I Give unto my Grand Son Samuel Tasker afore mentioned & to his Heirs & Assigns for ever, y^e one half Part of one Hundred & Nine Acres of Land, Lying at y^e Hook aforesd, where my Son Sam^l Tasker Deceas'd did live, be y^e one half of S^d Land more or less, & also y^e one half of y^e Dwelling House & Barn, & y^e one half of y^e orchard or orchards Standing & Being upon S^d Land. But my Will is that my Daughter in Law Rebecka Tasker Shall have y^e use & Improvement, Profit & Income of y^e aboves^d Land which I have herein Given to her Son

Sam¹¹, & also y^e free use & Improvement of y^e one half of y^e Dwelling House, Barn & orchards, herein Given to her S^d Son Sam¹¹, During y^e Term of her Present Widowhood, And further my Will is that in Case my S^d Daughter in Law Rebecka Tasker, Shall Marry, before her S^d Son Sam¹¹ Shall attain to y^e Age of Twenty one Years, then my S^d Executors Shall take y^e Estate, which I have herein Given to my S^d Grand Son Sam¹¹, into thier Care & Improvement, for his use & Benefit, untill he, my S^d Grand Son Sam¹¹ Shall Arrive at y^e aforesd age of Twenty one Years. And my Will also further is, that my S^d Grand Son Sam¹¹ Tasker Shall Pay unto my S^d Executors, or thier Heirs, one Hundred Pounds, old Tenor, or fifty Pounds, old Tenor, to Each of them. If the S^d Sam¹¹'s Estate Shall Come into y^e Hands of my Executors to Manage for him, then they Shall or may take the S^d Hundred Pounds out of y^e Produce or Profit of S^d Estate; But in Case it Shall not Come into their Hands to manage Then my Will is that my S^d Grand Son Sam¹¹ Shall Pay them my S^d Executors, or their Heirs, y^e S^d Hundred Pounds, old Tenor, within y^e Term of Two Years after he Shall Arrive at y^e age of Twenty one Years.

Item I Give to my Grand Daughter Betty Tasker one Feather Bed, now in y^e Possession of her Mother, & also one Looking Glass; & my Will is that my Said Executors Shall take y^e Care of, & keep them for my S^d Grand Daughter until She Shall arrive at y^e age of Eighteen Years, or till her Marriage, which Shall first happen. I also Give to my S^d Grand Daughter Betty Tasker one Hundred Pounds, old Tenor to be Paid her by my S^d Grand Son Sam¹¹ Tasker within y^e Term of one Year after he Shall Arrive at y^e age of Twenty one Years.

Item, I Give unto my Grand Daughter Mary Tasker one Brass Kettle Containing about one Pail full, & one Small Iron Kettle; I also Give to my S^d Grand Daughter Mary Tasker one Hundred Pounds, old Tenor to be Paid her by my S^d Grand Son Sam¹¹ Tasker within y^e Term of Two Years after he Shall Arrive at y^e Age of Twenty one Years.

And I do hereby Constitute make & Ordain my S^d Sons William & Ebenezer Tasker to be my Executors * * *

John Tasker

[Witnesses] Jonathan Thomson, Stephen Jones Jur, Joseph Atkinson.

[Proved Nov. 25, 1761.]

BENJAMIN GREEN

1755

EPPING

In the name of God amen the Sixteenth Day of June 1755 I Benjamin Green of Eping in the Province of newhampsheir in new England farmer being well in Body * * *

Imprimis I Give and Bequeath to my Brother John Green and his Heirs three hundred pounds in paseable bills of Credit old tener to be Raised and Levyed out of my Estate —

Item I Give to my Brother Ephraim Green one half of all my Land in Eping and one half of my buldings and one half of all my Land in the Township of Bow all in the above said province to be the Said Ephraim Greens and his heirs and Assigns

Itim I Give to my Sister Deborah Green her Heirs and assigns one half of all my Land in Eping and one half of all my buldings and one half of all my Land in the township of Bow all in Said province I Likewise Constitute make & ordain my Brother Ephraim Green my Sole Executer * * *

Benj^a Green

[Witnesses] David Robinson, Josiah Smith, Jonathan Dearborn.

[Proved Dec. 18, 1755.]

[Warrant, Dec. 18, 1755, authorizing David Stevens and John Dearborn, both of Stratham, to appraise the estate.]

[Inventory, March 29, 1756; amount, £2020. 13. 0; signed by David Stevens and John Dearborn.]

SAMUEL BROWN

1755

HOLLIS

[Bond of Josiah Brown, with David Hubbard, yeoman, and Peter Powers, gentleman, as sureties, all of Hollis, in the sum of £1000, June 18, 1755, for the administration of the estate of Samuel Brown of Hollis; witnesses, John Goffe, Joseph Blanchard.]

[Inventory, Sept. 18, 1755; amount, £139. 9. 6; signed by Francis Worcester and Samuel Cummings.]

[Account of the settlement of the estate; receipts, £361. 9. 6, personal estate; expenditures, £784. 8. 9; allowed May 5, 1758.]

JACOB SMITH, JR.

1755

BRENTWOOD

In the Name of God Amen I Jacob Smith Jun^r of the Parish of Brintwood in the Province of New Hampshire in New England Husbandman * * *

Item I Give and Bequeath to my well Beloved Wife Jemima Smith and to her Disposal for Ever all my Moveable Estate both within Doors and without, and also all that Part of the moveable Estate that belongs to me, or that I now own in the Estate of my Hond: Father Jonathan Smith Late of Exeter Deceas'd

Item I Give to my Well beloved Wife Jemima Smith the Use and Improvment of my Now Dwelling House and Barn and the Land adjoining y^e Same and also the Use and Improvement of that Eight Acres of Land which I bought of my Brother Jonathan Smith, and James Dudley, And also the use & Improvement of y^e whole of what I Now owne or ought to owne of y^e Real Estate of my Honoured Father Jonathan Smith Late of Exeter Deceas'd and to Come into Possession of y^e Same agreable to y^e Last Will and Testament of my Hond: Father aforesd Deceas'd, untill my Son Henry Smith Shall arive at y^e full age of Twenty one Years, She bringing up my Sd Son and Providing for him During the Term of her Improving y^e Estate as aforesd. And as my wife

Jemima Smith is Now Pregnant if She Should be Delivered with a Living Child, My Will is y^t my Wife Shall bring up Sd Child also out of y^e Improvement or profits of my Estate, which I have given her, as above Mentioned.

Item My Will is that If in Case my Wife afore Sd Should be Delivered with a Son that my Estate shall be Equally Divided between him & My Son Henry Smith aforesd Immediately after my Son Henry Shall arrive at y^e age of Twenty one Years, and if my Wife aforesd should be Delivered with a Daughter, My Will is that my Son Henry Should have all my Lands and Buildings, he Paying out to his Sister the follying Sums of Money (Viz) Two Hundred Pounds Equal to Bills of Credit of the old Tenor at y^e age of Twenty one Years or Marriage, and Two Hundred Pounds Equal to Bills of Credit of y^e old Tenor in Three Years after the first Payment.

Finally I do now Constitute and appoint My trusty and well beloved Brother Jonathan Smith of y^e Parish of Brentwood aforesd Cordwainer to be Sole Executor * * *

In Witness whereof I do hereunto Set my hand and Seal This Twentyeth Day of June Anno Domini 1755 and in y^e 28th Year of his Majestys Reign

Jacob Smith jr

[Witnesses] Elisha Sanborn, Summersbee Gilman, Joshua Young.

[Proved Nov. 26, 1755.]

[Inventory, Nov. 27, 1755; amount, £3324. 15. 0; signed by Elisha Sanborn and Biley Lyford.]

[Account of the settlement of the estate; receipts, £1639. 15. 0; expenditures, £1405. 18. 4; allowed June 29, 1757.]

[Guardianship of Jacob Smith, minor, son of Jacob Smith, Jr., granted to Jeremiah Bean March 9, 1759.]

[Probate Records, vol. 21, p. 203.]

[Bond of Jeremiah Bean, with James Robinson and Jonathan Smith as sureties, all of Brentwood, in the sum of £500, March

9, 1759, for the guardianship of Jacob Smith, aged less than 14 years, son of Jacob Smith, Jr.; witnesses, William Parker, John Langdon, Jr.]

JONATHAN SNOW

1755

NASHUA

[Administration on the estate of Jonathan Snow of Dunstable granted to his widow, Sarah Snow, June 23, 1755.]

[Probate Records, vol. 19, p. 310.]

[Bond of Sarah Snow, with Thomas Colburn of Nottingham West and Joseph French of Dunstable, gentlemen, as sureties, in the sum of £1000, June 23, 1755, for the administration of the estate; witnesses, Peter Powers, Joseph Blanchard.]

[Inventory, attested June 28, 1755; amount, £2160. 14. 0; signed by Thomas Colburn, Joseph French, and Daniel Searles.]

[Additional inventory, Feb. 3, 1756; amount, £364. 14. 8; signed by Joseph French and Daniel Searles.]

[List of claims against the estate, March 24, 1756; amount, £683. 13. 6.]

[Account of the settlement of the estate by Jonathan Perham and his wife Sarah; receipts, £1366. 5. 11; expenditures, £2065. 9. 1; mentions "keeping 1 child of the Intestate under 7 years of age 36 weeks. * * * keeping the mother of the Intestate one year & Eleven months. * * * Nursing & tending the mother of said Intestate in her last sickness her funeral charges"; allowed Oct. 31, 1765.]

EBENEZER ROBERTS

1755

SOMERSWORTH

[Administration on the estate of Ebenezer Roberts of Somersworth granted to his widow, Mary Roberts, June 25, 1755.]

[Probate Records, vol. 19, p. 297.]

[Bond of Mary Roberts, with Ichabod Rollins, gentleman, and James Hobbs, mariner, as sureties, all of Somersworth, in the sum of £1000, June 25, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, June 25, 1755, authorizing James Hobbs, mariner, and Moses Stevens, tanner, both of Somersworth, to appraise the estate.]

[Inventory, Sept. 30, 1755; amount, £5802. 10. 0; signed by James Hobbs and Moses Stevens.]

JONATHAN GREELEY 1755

KINGSTON

[Administration on the estate of Jonathan Greeley of Kingston, gentleman, granted to his widow, Martha Greeley, June 25, 1755.]

[Probate Records, vol. 19, p. 300.]

[Bond of Martha Greeley, with Ebenezer Stevens and Jonathan Greeley as sureties, all of Kingston, in the sum of £1000, June 25, 1755, for the administration of the estate; witnesses, William Parker, Nathaniel Muchmore.]

[Warrant, June 25, 1755, authorizing Jeremy Webster and Ebenezer Stevens, both of Kingston, to appraise the estate.]

[Inventory, Sept. 22, 1755; amount, £9454. 2. 0; signed by Jeremy Webster and Ebenezer Stevens.]

[Guardianship of Jonathan Greeley, minor, aged more than 14 years, son of Jonathan Greeley, granted to Martha Greeley of Kingston Dec. 1, 1760.]

[Probate Records, vol. 21, p. 543.]

[Bond of Martha Greeley, widow, with James Tappan, gentleman, and Moses Greeley, yeoman, as sureties, all of Kingston,

in the sum of £1000, Dec. 1, 1760, for the guardianship of Jonathan Greeley; witnesses, Edward Eastman, William Parker.]

[Account of the settlement of the estate; receipts, personal estate, £3414. 12. 2; expenditures, £4998. 15. 0; mentions maintenance of one child under 7 years old, 112 weeks, and another under 7 years old, 304 weeks; allowed April 23, 1761.]

[Additional account of the administratrix; receipts, £117. 6. 6; expenditures, £101. 19. 11½; allowed Oct. 26, 1765.]

Province of } Pursuant to Warrant from the Hon^{ble} Judge
New Hamps: } of Probates of Wills &c for the Province of
New Hamps appointing us the subscribers a Com^{tee} to divide the
real Estate of Jonathan Greley Late of Kingstown in the Province afores^d Gent. deceased, Intestate; to, and among the widow & Children of the deceas'd and haveing taken upon us that trust; have proceeded as followeth, viz:

We have set off to Martha Greley widow of the s^d deceased for her dower, Thirty six acres; more or Less; in the Home place Bounded as followeth; ten acres more or Less, above the Highway beginning at the south westerly Corner of the whole Lot, at the westerly End of the Deceaseds Land, & from thence running Northerly by Samuel Browns Land sixteen Rods to a stake & stones, then Easterly to the High way to a stake; then southerly sixteen rods to the southerly Line of the Lot; by the Highway where it is Bounded with a stake, then westerly on the s^d Line to the Upper or westerly End to the place where it first began; and twenty six acres more or less below the way; Beginning at a stake & stones, about one rod & two feet; Northward; from the southerly Line of the s^d whole Lot; & by the High way & from thence running on the s^d way, Northerly Eighteen rods, & about fifteen feet to a stake & stones then Easterly to the Easternmost End of the s^d whole Lot to a stake by Hampton Line (so called) then southerly by s^d Hampton Line Eighteen rods & about fifteen feet to a stake; then westerly to the forementioned High way;

to the place where it first began; both these pieces contain thirty six acres, more or Less; and the Easterly End of the Dwelling House, & Half the Cellar and the old Barn all standing on the forementioned premisses; also twelve acres in the deceasds Lot in the second division (so called) in s^d Kingstown Bounded as followeth viz: Beginning at the North Easterly Corner of the s^d Lot; & from thence running westerly; by Isaac Godfreys Lot; to the North westerly corner of the deceasds Lot; then southerly on the End of the Lot about ten rods & an Half to a stake & stones; then Easterly to the Easterly End of s^d Lot to a stake & stones; then Northerly about ten rods & an Half to the place where it first began: also one Half of the Pew in the Meeting House in the East Parish in s^d Kingstown; below;

Then to the Children of the Deceasd we set off as followeth viz

1st To Moses Greley Eldest son of the deceasd, the first & second shares in the Home place; Bounded as follows viz: Beginning at the forementioned High way at a stake & stones which is a Bounds of the Land sold by order of Court for the payment of the debts of the deceasd; & from thence running Easterly on the Land sold as afores^d to the Easterly End thereof; where it is also Bounded with a stake & stones; then Northerly on the s^d sold Land; Nine rods & an Half, & about two feet, to the Line of the Lot; then again Easterly on the s^d Line, till it Comes to ten acres of Land in this same Lot; formerly sold by the deceasd to Joshua French; then southerly on s^d French's s^d Land twenty one Rods & an Half & about two feet to a stake & stones; then westerly to the forementioned High way; to a stake & stones; then Northerly on the s^d way twelve rods, to the place where it first began twenty acres more or Less: also the deceasds priviledge of a Pew in the mens Gallerie in the forementioned meeting House and one Half of the Deceasds Hundred acre Lot in Stevens's Town (so Called) viz: the westerly Half & to Lay the whole length thereof and one seventh part of the westerly End of the dwelling House, & one seventh part of the New Barn: both on the Home place —

3 The Third Share to Edward Greley in the Home place Bounded as followeth viz: Beginning at the High way at a stake & stones the Bounds of the second share & running Easterly on the second share to a stake; which is another Bounds of the second share; then southerly by Joshua French's Land seven rods to a stake then westerly to the High way where it is Bounded on a stake & stones; then Northerly on the s^d way seven rods to the place where it first began; seven acres & an Half be it more or Less; and the deceasds forty acres of Land in Chester in the Province afores^d; being the one Compleat Half of an Eighty Acre Lot also one Quarter of the Deceas'ds Hundred acre Lot in Stevens's Town (so called) it being the south Easterly Quarter; and to take Half of y^e width at the south End & on the East side of the s^d Lot and to run Half the Length thereof; and one seventh part of the westerly End of the dwelling House & one seventh part of Half the Cellar; and one seventh part of the New Barn; both on the Home place—

4^{ly} The fourth Share to Jonathan Greley in the Home place Bounded as followeth viz: Beginning at a stake by the High way which is a Bounds of the third share & from thence running Easterly on the s^d third share to the south Easterly Bound thereof which is a stake; then southerly by Joshua French's Land three rods & about two feet to s^d French's Corner of his Land then Easterly by s^d French's Land to Hampton Line (so called) to the North Easterly Corner Bounds of the whole Lot; then southerly on s^d Hampton Line five rods to a stake; then westerly to the forementioned Highway to a stake & stones; then Northerly on s^d way Eight rods & about two feet to the place where it first began; ten acres, more or Less; with one Quarter of the Pew, below; in the meeting House in East Kingstown—also the other remaining Quarter of the deceasds Hundred Acre Lot in Stevens's Town (so called) viz: the North Easterly Quarter thereof, to take one Half the width of the s^d Lot at the North End, & on the East side, & to run Half the Length thereof; and one seventh part of the westerly End of the dwelling House & one seventh part of the

one Half of the Cellar; and one seventh part of the New Barn both on the Home place—

5^{1y} The fifth share to Jane now the wife of David Tilton in the Home place Bounded as followeth viz: Beginning at a stake & stones by the High way, which is the Bounds of the fourth share: and from thence running Easterly on the s^d fourth share to Hampton Line forementioned where it is Bounded with a stake, which is also a Bounds of the s^d fourth share; then southerly on s^d Hampton Line to the widows thirds where it is Bounded with a stake; then westerly on s^d thirds to the forementioned High way; to a stake & stones the Bounds of s^d thirds then Northerly on s^d High way seven rods & about two feet to the place where it first began ten acres more or less: also one Quarter part of the deceasds Eighty acre Lot at Stevens's Town (so-called) viz: the south westerly Quarter to be one Half the width of s^d Lot at the south End & on the westerly side & to run Northerly Half the Length thereof; also one Quarter part of the deceasds right in the undivided Lands in s^d Stevens's Town; and one seventh part of the westerly End of the dwelling House & one seventh p^t of the Cellar & one seventh part of the New Barn both on the Home place

6^{1y} The sixth share to Aaron Greley, as followeth viz — one acre & an Half in the Home place Laying on the Easterly side of the way; beginning at the s^d High way & on the southerly Line of the whole Lot, at a stake & stones, & from thence running Northerly on the s^d way one rod & about two feet to a stake & stones a Bounds of the widows thirds then Easterly on the s^d thirds to Hampton Line forementioned to a stake the Bounds also of the s^d thirds; then southerly to the south Easterly Corner Bounds of the whole Lot about one rod & two feet; then westerly on the s^d southerly Line to the place where it first began — and the deceasds twenty acre Lot in the Division of twenty Acres below the Two Hundred Acre Grants (so called) in Kingstown aboves^d; also the deceasds part in the saw mill; standing on Fellows's Brook, & his priviledge in the stream there with his

part in all priviledges & Implements thereto belonging; also the Intervale Lot (so called) in Stevens's Town; and one Quarter part of the deceasds Eighty acre Lot at s^d Stevens's Town; viz: the North westerly Quarter to be Half the width at the North End on the west side; and to run southerly Half the Length thereof: also one Quarter part of the deceasds Right in the undivided Lands in Stevens's Town; and the one seventh part of the westerly End of the dwelling House; & one seventh part of Half the Cellar & one seventh part of the New Barn, both on the Home place —

7^{ly} The Seventh Share to Philip Greley in the Home place Laying on the westerly side of the way, & Bounded as followeth viz: Beginning on the Northerly Line of the whole Lot & Joyning to Land of Maj^r Jonathan Greley & from thence running southerly on the s^d High way about sixteen rods to the widows thirds; then westerly on the s^d thirds to the westermost End of the deceasds Land there to a stake the Bounds of the s^d thirds; then Northerly by Samuel Browns Land to the North westerly corner of the Deceasds Land, then Easterly on the forementioned Northerly Line to the place where it first began ten acres more or Less; also the other remaining Quarter of the Pew below in the forementioned meeting House; also one Quarter part of the forementioned Eighty acre Lot in Stevens's Town viz: the North Easterly Quarter; to be Half the width of the whole Lot at the North End on the Easterly side, & to run Half the Length; also one Quarter part of the Deceaseds right in the undivided lands in s^d Stevens's Town; and one seventh part of the westerly End of the Dwelling House & Cellar; and one seventh part of the New Barn both on the Home place —

8^{ly} The Eighth & Last Share to Martha Greley in the Deceaseds forty acre Lot in the second division (so called) in Kingstown afores^d & an addition thereto; in satisfaction for a Highway Laid out in s^d Lot; being all the s^d Lot (that remains over & above; what we have set off for the widows dower in s^d Lot) and the whole addition forementioned — and the Deceasds

priviledge of a Pew in the womens Gallery in the forementioned Meeting House; also one Quarter part of the Deceas'ds Eighty acre Lot in Stevens's Town forementioned, viz: the south Easterly Quarter thereof; to be Half the width at the south end & on the East side; and to run Half the Length; also one Quarter part of the deceasds part in the undivided Lands in Stevens's Town; and one seventh part of the westerly End of the dwelling House and one seventh part of the one Half of the Cellar; and one seventh part of the New Barn both on the Home place

Kingstown December the 28th day 1762

Jeremy Webster
Phinehas Bachelder
Ebenezer Collins
Edward Fifield

[Allowed Oct. 31, 1765.]

This Indenture made the first Day of October in the Year of our Lord one thousand seven hundred eighty four between Moses Greeley Gentleman Jonathan Greeley jun^r joiner David Tilton Yeoman & Jane his wife Edward Greeley Yeoman & Martha Greeley Spinster all of the East parish in Kingston in the County of Rockingham & State of New Hampshire and Aaron Greeley Yeoman & Philip Greeley Gentⁿ both of Hopkinton in the County of Hillsborough & State aforesaid, all Children & Heirs of Jonathan Greeley late of the said East parish in Kingston Gentleman deceased Intestate — Whereas a Committee appointed by the judge of the Probate of Wills for the late Province of New Hampshire to divide the real Estate of the said deceased among his widow & Children set off to the said Widow for her Dower in said Estate thirty Six Acres more or less in the home place of said deceased, the easterly end of the dwelling house & half the Cellar, & the old barn on said home place and twelve acres in his forty acre Lot in the second division so called in said Kingston as by the Return of the said Committee in the Probate office for the said County of Rockingham may more

fully appear and the said Widow is since dead & the said dower has thereby descended to the said Heirs. Now this Indenture witnesseth that the said heirs have agreed to make partition and by these Presents do make full & absolute Partition of the said Dower to & amongst them in manner following that is to say that the said Moses Greeley his heirs & Assigns for his double share in said Dower shall have hold & enjoy to the only proper use & behoof of the said Moses his heirs & Assigns forever that ten Acres more or less of land laying on the westerly side of the highway running thro' said home place, as the same is bounded in the said Return and one seventh part of the said easterly end of the said dwelling house & Cellar for the full part of the said Moses in the said Dower — And that the said David Tilton & Jane his wife her heirs & Assigns shall have hold & enjoy to the only proper use and behoof of the said Jane her heirs & Assigns forever that twelve Acres in the said forty acre Lot in the said Second Division so called in said Kingston as the same is bounded in said Return — and one Seventh part of the said Easterly End of said Dwelling house & half Cellar for the full part of the said Jane in said Dower — And that the said Jonathan Greeley jun^r his heirs & Assigns shall have hold & enjoy to the only proper Use & benefit of him the said Jonathan Greeley jun^r his heirs & Assigns forever one fifth part according to Quantity and Quality of that twenty six acres more or less of Land, on the Easterly side of the said highway, described & bounded in said Return the said fifth to be on the northerly side of said twenty six acres & to extend from one end to the other of the same — and one seventh part of the said Easterly end of said dwelling house & half Cellar, for the full share of the said Jonathan in said Dower — And that the said Aaron his heirs & Assigns shall have hold & enjoy to the only proper Use & behoof of the said Aaron his heirs & Assigns forever one fifth part according to Quantity & Quality of the said twenty six Acres the whole length thereof & next adjoining the said fifth above apportioned & divided to the said Jonathan — and one seventh part of the said Easterly end of said Dwelling

house & half Cellar for the full share of the said Aaron in said Dower — And that the said Philip his heirs & Assigns shall have hold & enjoy & to the only proper use of him the said Philip his heirs & Assigns forever one fifth part according to Quantity & Quality of the said twenty six acres the whole length thereof & next adjoining the said fifth above apportioned & divided to the said Aaron — & one seventh part of the said Easterly end of said dwelling house & half Cellar for the full Share of the said Philip in said Dower — And that the said Edward his heirs & assigns shall have hold & enjoy to the only proper use of the Said Edward his heirs & assigns forever one fifth part according to Quantity & Quality of the said twenty six acres, the whole length thereof & next adjoining the said fifth above apportioned & divided to the said Philip, & one seventh part of the said Easterly end of said dwelling house & half Cellar for the full Share of the said Edward in said Dower — And that the said Martha her heirs & Assigns shall have hold & enjoy to the only proper use & behoof of the said Martha her heirs & Assigns forever the remaining fifth part of the said twenty six acres — & seventh part of the said Easterly End of said Dwelling house & half Cellar for the full share of the said Martha in said Dower To have & to hold the said several Shares to the above named persons respectively apportioned & divided as aforesaid & to their respective heirs and Assigns & to their only use & behoof in severalty forever In Witness whereof the said Parties have hereunto set their hands & Seals the Day & Year first above written

Signed Sealed & delivered

In Presence of

John Tappan

Josiah Bachelder

Moses Greeley

Jonathan Greeley jr

David Tilton

Jane Tilton

Edward Greeley

Martha Greeley

Aaron Greeley

Philip Greeley

GEORGE LAVERS

1755

PORTSMOUTH

[Bond of William Elliott of Pelham, yeoman, with John Elliott, glazier, and Abraham Elliott, yeoman, both of Portsmouth, as sureties, in the sum of £500, June 26, 1755, for the administration of the estate of George Lavers of Portsmouth, mariner; witnesses, William Parker, Jonathan Blanchard.]

ALLEN TEMPLETON

1755

CHESTER

[Administration on the estate of Allen Templeton granted to Agnes Templeton July 10, 1755.]

[Probate Records, vol. 19, p. 314.]

[Bond of Agnes Templeton of Chester, widow, with Robert Craige of Chester, blacksmith, and Thomas Craige of Londonderry, gentleman, as sureties, in the sum of £500, July 10, 1755, for the administration of the estate of Allen Templeton of Chester; witnesses, Martha Craige, John McMurphy.]

[Warrant, July 12, 1755, authorizing Samuel Barr of Londonderry and John Tolford of Chester, gentleman, to appraise the estate; mentions Agnes Templeton as widow of the deceased.]

[Inventory, attested Nov. 24, 1755; amount, £769. 2. 0; signed by John Tolford and Samuel Barr.]

[Account of the settlement of the estate; receipts, £269. 12. 0; expenditures, £166. 5. 6; mentions two children; allowed Nov. 26, 1755.]

RICHARD LAMB

1755

KITTERY, ME.

[Bond of Rebecca Lamb of Kittery, Me., widow, with John Griffith, shopkeeper, and Daniel Lunt, tinman, both of Ports-

mouth, as sureties, in the sum of £1000, Aug. 2, 1755, for the administration of the estate of Richard Lamb of Kittery, Me., mariner; witnesses, John Parker, Jonathan Blanchard.]

[Inventory, attested Oct. 10, 1755; amount, £491. 4. 0; not signed.]

JOSEPH NELSON

1755

PORTSMOUTH

In the Name of God Amen I Joseph Nelson of Portsmouth In the Province of New Hampshire Yeoman being Sick & Weak of Body * * * I give & Bequeath to Ann my beloved Wife the Use & Improvement of all the Said Remainder of my Estate Real & Personal During her Remaining my Widow & no longer —

Item I give to my Daughter Mary Lear five pounds old Tenor to be paid by my Executor within two Years after my Decease She having already had her Portion of my Estate —

Item I give to my Son Joseph fifty pounds old Tenor or Equal thereto in other Bills of Credit to be paid by my Executor within two Years after my Decease —

Item I give & Bequeath to my Son William fifty pounds old Tenor or Equal thereto as aforesaid to be paid by my Executor within three Years after my Decease —

Item I give & Bequeath to my Son Samuel Fifty pounds as aforesaid to be paid by my Executer within One Year after my Said Son Samuel Shall arrive at twenty One Years of Age —

Item I give & Bequeath to my Son Benjamin in Consideration of his Lameness the Sum of One hundred pounds Old Tenor or Equal thereto as aforesaid to be paid the One half at his attaining the Age of twenty One Years & the other half within a Year afterwards —

Item all the Rest of my Estate Real & Personal, the Reversion & Remainder that is to Say whatsoever Remains after my Said Wifes Interest therein Shall be Ended according to the Terms

afores^d I give Devise & bequeath the Same to my Son Leader His Heirs & Assigns forever — Lastly I hereby Constitute & Appoint my Said Son Sole Executor of this my Last Will & Do hereby Revoke all other Wills by me heretofore made — In Witness whereof I have hereunto Set my hand & Seal the First Day of Septemb^r Anno Domini 1755

his Mark
Joseph X Nelson

[Witnesses] George Waldron, Nathaniel Muchamore, William Parker.

[Proved Oct. 29, 1755.]

[Warrant, Oct. 29, 1755, authorizing Deacon Samuel Sherburne and George Waldron, both of Portsmouth, to appraise the estate.]

[Inventory, Nov. 20, 1755; amount, £5443. 14. 0; signed by Samuel Sherburne and George Waldron.]

REUBEN DEARBORN 1755 NORTH HAMPTON

[Reuben Dearborn, son of Reuben Dearborn of North Hampton, makes choice of his father as guardian Sept. 5, 1755; witnesses, Samuel Palmer, Robert Moulton, 3d.]

[Guardianship of Reuben Dearborn, minor, aged more than 14 years, granted to his father, Reuben Dearborn, Sept. 8, 1755.]

[Probate Records, vol. 19, p. 347.]

[Bond of Reuben Dearborn, with Jonathan Page as surety, both of North Hampton, in the sum of £1000, Sept. 8, 1755, for the guardianship of his son, Reuben Dearborn, Jr.; witnesses, Richard Rust, Samuel Palmer.]

JOHN DOWNING

1755

NEWINGTON

In the Name of God Amen I John Downing of Newington in the Province of New Hampshire Esq^r being Indisposed as to Bodily Health * * *

Item I Give and Devise to my two Grandsons the Sons of my Son John Deceasd viz John & Samuel two Lots of Land in Rochester in Said Province Containing by Estimation in the whole One hundred & twenty Acres Adjoining to Land which was John Macafee's & lying on Cochecho River the Said Lots having the ten Rod Road or high Way So Calld runing between them I also give & Devise to them my Said Grand Sons One whole Right or Share of an Original Proprietor to Each of them to be Assigned to them Respectively in any New Township where I am a Proprietor of One or more whole Shares at the Discretion of my Executors and it is my Will my Said Grandson John Shoud have the Easterly Lot & Samuel the Westerly Lot of the aforesaid Lots in Rochester aforesaid To hold all the Said Premises to them & their Respective Heirs & assigns

Item I give & Devise to my Grandson Jonathan the Son of my Son John afores^d One hundred Acres of Land lying at the upper part of the Long Lot So Called against Norway Plain Mills So Called Said Lot being in Rochester afores^d to hold to him his Heirs & assigns also I give him my Said Grandson his Heirs & assigns one whole Right in any New Township as aforesaid to be assigned as aforesaid — And to the two Daughters of my Said Son viz Elizabeth & Sarah I give & bequeath One hundred & fifty pounds old Tenor according to the Present Value to Each of them and also a Cow to Each of them the Said Legacys to be paid at their Age of Eighteen or Marriage which Shall first happen — And farther it is my Will That all the Goods & Chattels which belonged to my Said Son John at the time of his Decease which Came to my hands & those of them which Came to the hands of my Son in Law M^r William Shackford be taken Care of by my Executors & Distributed by them Equally among all the

Children of my Said Son John that Shall be living at the time that this my Last Will Shall Come in force — Item I give & Devise unto my Grand Sons Samuel & Josiah the Sons of my Daughter Susanna Shackford Deceased That Land in Portsmouth with the Buildings thereon Standing which I own near the Dwelling House of Nath^l Mendam Esq^r & where their Father & Mother formerly Lived and I also Give to said Samuel One hundred Acres of Land in Nottingham in Said Province above the place there on which M^r Jonathan Longfellow lives which Land I Purchased of M^r Joseph Ceilly by Deed Dated August 10th 1743 To hold all the Said Premises to them the Said Samuel & Josiah their Heirs & assigns — And to Abigail and Elizabeth the Daughters of my Said Daughter Susanna Shackford I give to Each one hundred & Fifty pounds old Tenor to be paid at their Respective ages of Eighteen or time of marriage which Shall first Happen and One full third part of all my Household furniture I give to be Equally Divided between them my Said Grand Daughters. — I also give to my Said Grandsons & their Heirs & assigns one hundred acres of Land in the third Division in Rochester afores^d

Item — I give & bequeath to my Son in Law Lemuel Bickford the Debt he Owes me as it Stands in my Book to which he has Signed his Name and I give to my Daughter Temperance his Wife the Sum of three hundred pounds old Tenor to Remain in the hands of my Executors as Trustees for her Separate & Particular use to be Employed & Improv'd by Letting out at Interest or paid her as She Shall Call for the Same both Principal & Interest and after one year if it Remains in the hands of my Executors they to allow her Interest for the Same or Such part as Shall then be unpaid I also Give her one full third part of my Hous'hold Furniture — & two Cows

Item I give & Devise to John the Son of my Said Daughter Temperance a full whole Share in Some new Town Ship where I am a Proprietor to be assign'd by my Executors at their Discretion as afores^d —

Item I give & Devise to my Grand Sons Nicholas Pickerin John Pickerin and James Pickerin the Sons of my Daughter Mary Pickerin One Hundred Acres of Land Each in the third Division of Land in Rochester aforesaid to hold to them their Heirs & assigns and to Temperance their Sister my Grand Daughter One full third part of my Household Furniture & one hundred & fifty pounds old Tenor according to the Present Value as afores^d and to be paid by my Exec^{rs} at her Age of Eighteen or time of Marriage which ever Shall first Happen I also give her one Cow to be then Deliverd I also give to the Said Nicholas the five hundred pounds his Father had of me which is Enterd in my Book two thirds of which Sum he Shall pay or Secure to be paid to his two Brothers afores^d as they Shall Respectively attain to the Age of twenty One years viz one third to Each & in Default thereof then my Executors are hereby Authorized to Demand & Recover of him the Said Nicholas the Said two thirds of Said Sum — unless he will give his Brethren his Said Hundred acres —

Item I give & bequeath to the Minister & Deacons of the Church in Newington aforesaid as Trustees the Sum of Five hundred Pounds old Tenor to be by them put out on good Security at Interest & the Interest arising thereby to be Applied Yearly towards paying the Minister's Salary there & when it Shall So happen that there Shall be two Ministers in Said Newington then the Said Interest to be Divided between them this bequest being Designed in Ease of the Inhabitants of Said Town the Principal Sum to be kept good forever and in the Vacancy of a Settled Minister of the Gospel there the said Interest to be Applied towards the Support of a School in Said Town during Such Vacancy —

Item I give & Devise to the Minister of Newington & Deacons of the Church there for the time being when this my Will Takes Effect & to their Successors in Said Offices as Feoffees in Trust One Acre of Land in Said Newington bounded Northerly by Land in Possession of Nicholas Knight Westerly by the High Way leading from the Meeting House in Said Newington to

Greenland Southerly & Easterly on my Own Land to be Laid out fronting on Said High Way Eight Rods & to Carry that Breadth back into my Land twenty Rods to be So Laid Out when Ever a House Shall be Built either by the Said Inhabitants or at the Charge of the Province in General or any Number of Private Persons at their Own Charge to be Appropriated to the use of Teaching Some useful Learning in at the Discretion of the undertakers To have and to hold Said Acre of Land with all the Privileges & appurtenances thereof to them the Said Minister & Deacons as aforesaid & to their Successors in Said Offices for the use aforesaid forever I also give for Encouraging Such a Good Design To the Said Minister & Deacons & their Successors In Trust as aforesaid the Sum of Five hundred pounds old Tenor to be put out to Interest as afores^d and the Annual Interest to be Applied & Employed towards Maintaining & Supporting the Charge of Teaching & Instructing of Proper Subjects in Some useful Learning as aforesaid and in the mean time until Such House Shall be Built the Said Sum from or upon the payment thereof to be plac'd at Interest as aforesaid & the Annual Interest to be added to the Principal & the whole to be made One Capital Sum till the Interest is to be Applied to the use & according to the Terms aforesaid and it is my will that this Sum be paid for the End aforesaid within One year after my Decease

Item all the Rest Residue & Remainder of my Estate Real & Personal wherever the Same is or Shall be found I give & Devise the Same Equally Divided to my two Sons Harrison Downing & Richard Downing their Respective Heirs & assigns forever —

Lastly I Constitute & appoint my Said Sons Joint Executors of this my Last Will ordering them to pay all the Legacies & bequests above & herein before Mentioned Bequeathed & Given Desiring them Faithfully to Execute this my Will According to the true Intent & meaning thereof and also give to Each of them Severally In Case of the Death or Incapacity of the other of them fully to Perform the Same. And I do hereby Revoke all other Wills & Testaments by me in any manner heretofore made In

Witness whereof I have hereunto Set my hand & Seal the Fifth Day of September Anno Domini 1755 —

Before Executing this my will I think proper to add that I give my Silver can to my Daughter Bickford afores^d & my Clock I give that Son who Shall live in the House in which I Live & my Silver Tankard to the other of Said Sons and also that if my grandson Nicholas Pickerin will give up his Right to the hundred Acres afores^d he Shall be Exempted from paying any Part of Said five Hundred pounds to his Brethren

John Downing

[Witnesses] Joseph Adams, Eben^r Adams, William Parker.
[Proved March 12, 1766.]

[Bond of Richard Downing, with John Nutter as surety, both of Newington, in the sum of £10,000, March 12, 1766, for the execution of the will; witnesses, William Parker, William Vaughan.]

GEORGE MITCHELL 1755

PORTSMOUTH

[Administration on the estate of George Mitchell of Portsmouth granted to his widow, Sarah Mitchell, Sept. 8, 1755.]

[Probate Records, vol. 19, p. 339.]

[Bond of Sarah Mitchell, with Nathaniel Peirce and Robert Traill, merchant, as sureties, all of Portsmouth, in the sum of £1000, Sept. 8, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Inventory, Sept. 19, 1755; amount, £7183. 17. 0; signed by John Wentworth, Clement Jackson, and Jonathan Warner.]

[Warrant, March 11, 1756, authorizing Eleazer Russell and William Knight, merchant, both of Portsmouth, to receive claims against the estate.]

[List of claims; amount, £8923. 3. 3; signed by Eleazer Russell and William Knight; attested Oct. 26, 1757.]

[Account of the settlement of the estate; receipts, £3534. 11. 8; expenditures, £1501. 2. 0; mentions three children under 7 years of age; allowed April 20, 1758.]

[Settlement of claims; amount of claims, £8923. 13. 3; amount distributed, £2033. 9. 8; allowed April 18, 1758.]

[John Mitchell of Londonderry, minor, aged more than 14 years, makes choice of John Mitchell, Jr., his uncle, as his guardian, April 13, 1759.]

[Guardianship of John Mitchell, son of George Mitchell, granted to John Mitchell, Jr., of Londonderry June 27, 1759.]

[Probate Records, vol. 21, p. 262.]

[Bond of John Mitchell, Jr., with John Hopkins and Edward Aiken as sureties, all of Londonderry, in the sum of £500, June 27, 1759, for the guardianship of John Mitchell; witnesses, William Parker, James Whidden.]

ICHABOD ROBY

1755

KINGSTON

In the Name of God Amen. I Ichabod Robie of Kingston in the Province of New Hampshire Husbandman having lived many years beyond the common Limit of human Life, & daily expecting to be numb'ed with the Dead * * *

First I give & devise to Lydia my beloved wife fifty weight of Meat, five Bushels of Indian Corn, two Bushels of English Corn, four Gallons of Molasses, four Pounds of Butter, & to keep her a Cow, one Barrel of Cyder, Bed & Bedding, all to be seasonably provided kept in order, & bro't to Her Yearly & every Year, while she remains my Widow by my Son Samuel, as also one Room in my House, the Bedding to be wholly at her dispose.

Secondly I give & devise to my Son Samuel all the Lands which I now possess & all my moveables within Doors & without, except such as I have given to my wife, or such as are herein after excepted.

Item I give & devise to my Son William thirty Pounds old tenor to be paid in a Year after my Decease, I give Him also a Bed after the Decease of my wife.

Also, I give & devise to my Daughter Susanna wife of Hezekiah Swain twenty Pounds old tenor to be paid in two Years after my Decease, I also give Her an Iron Kettle.

I do, also, give & devise to my Daughter Lydia wife of Micha Brooks twenty Pounds old tenor within two Years to be paid.

I do, likewise, give & devise to my Daughter Ruth twenty Pounds old tenor, to be paid within two Years after my Decease.

Item, I give & devise to My Daughter Meribah Connor Widow five Pounds old tenor, to be paid within two Years after my Death; In the same Manner & Time, I give & devise to my Daughter Dorithy, Wife of Benjamin Prescot five Pounds old tenor.

I do also give to my Son William, & my Daughters Susanna & Ruth the Priviledge of living in one Room in My House after the Decease of my wife

The true Intent & Meaning of this my last will, is, that my Son Samuel pay all my Debts, provide for my wife as above mention'd, & pay to my Son William thirty Pounds, to my Daughters Susanna, Lydia & Ruth twenty Pounds each, & to Meribah & Dorithy five Pounds each, all to be adjusted according to Bills of Publick Credit of the old tenor, & William to be paid within one Year & my Daughters within two Years after my Decease; & that, my wife have her Bedding or Bed-Furniture & after her Decease, William have the Bed, & after My Decease Susanna the Iron Kettle free & clear, my meaning is, that I give each Article to each Person, as their particular Property & to their Sole Use & behoof forever; I order also that my s^d Son Sam^l give Liberty, to Susanna, Ruth & William all of them together

or either of single to live in one Room of my House; & these Matters being adjusted & settled as above, I give to my Son Samuel all my Estate Personal & Real, to Him, his Heirs & Assigns forever, to his & their use & Behoof forever.

And, I do hereby constitute & appoint my Son Samuel sole Executor to this my Last Will & Testament.

Finally, I do hereby utterly renounce & revoke every other Will & Testament of mine, & confirm & establish this my last Will & Testament,

In Witness whereof I have hereunto set my Hand & Seal this thirtieth Day of April, In the twenty sixth Year of His Majestys Reign, Annoq; Domini one Thousand seven Hundred and fifty three.

his

Ichabod + Robie
Mark

[Witnesses] Jeremiah Hubbard, John Calfe, John fifeld.

Whereas I Ichabod Robie have made the above my Last Will & Testament, since which my Son William is dead, I do therefore give all y^t which I before gave to my sd Son William to my Son Samuel; to him his Heirs & Assigns forever: In all our Respects I confirm my s^d last will & testament, & y^e Bequest, to my s^d Son Samuel, of all before given to my Son Will, I hereby confirm as a Codicil or Postscript to my s^d Will In Witness whereof I have hereunto Sett my Hand & Seal this tenth Day of Sept^r In y^e twenty ninth Year of his Majesty's Reign A: D. 1755.

his

Ichabod + Robie
Mark

[Witnesses] Sanders Carr, Trustrem Quinby, Sanders Carr junr.

[Proved Aug. 31, 1757.]

ALLEN ANDERSON

1755

LONDONDERRY

In the name of God Amen this Eleven day of september in y^e year of our Lord one thousand seven hundred and fifty five I Allen Anderson of Londonderry in the province of newhampshire in new Englan yeman being sick of Body * * *

Ittem I give and bequith one hundred pounds old tener to be Levied out of my personal Esteate to be put into the hands of James Clark James Reid James nesmith Robert Clark and there assosites the use of it, to go to relive the poor as they shal see need and to any other good use but the princple not to be disposed of

Ittem I give and bequeth to my beloved wiff mary Anderson the use of my dwelling hous and farm during hir nature Liff and the third of it at hir oun despossing at hir death to hir and hir hairs or asigens forever with all my houshold goods I give and bequith to my Cussen Allen moor my hors Colt and to my Cossen James Anderson of Londonderry aforsaid my two brindeled steers three years old past

I give and bequith to mary Paul my old servent a haffer two years old past and to Elesabath Cumings if she serve out hir time faithfully a heffer of three years old when hir time is out

Ittem I give and bequith to my Cossen Allen Hopkins my forth devisen drawn but not recorded to my Right

Ittem I give and bequith to my brother Daniel Children to witt James Joseph samuel Anderson and martha Anderson there sister one hundred and ninty five pounds old tenor to be payed out of my Esteate at my wiffs desease if they pay the debt due to the Esteate of Elias Dickey but if they do not then pay that debt then they shal have no mor but five shillings each

Ittem I give to my Brother James Anderson my wearing Close

Ittem I give and bequith to my Cozzens his sons and daughter to witt samuel Robert James Thomas and David Anderson and Jean tagert Agness miller margret nesmith ther sisters the one third of all my Esteate both real & personal Exepting what is

befor bequithed to them in Equal shairs to them and ther hairs or asigens forever

Iettem I give and bequith to my sister martha moor's Cheldrin George moor Allen moor williom moor Jean Criste and Elesabath moor one third of all my Esteate Ether real or personal Exepting whate is befor bequathed to them and there hairs or asigens forever

Ittem I give and bequith the other third of my Esteate Ether real or personal to my brother John's Childrin and my brother williom son Thomas Anderson the one half of it to said Thomas Anderson and the other half to my brother John Anderson Children viz Thomas John Anderson and Esbal Hall ther sister to them and there hairs or asigens forever Exepting what is befor bequithed and I make and ordain Cap^t mosses Barnet and John wear Gentilmen to be the Executors * * *

his

Allen X Anderson
mark

[Witnesses] Robert Boyes, James Doack, James Cochran.

[Proved Nov. 20, 1755.]

[Warrant, Sept. 19, 1755, authorizing Samuel Barr and Robert Clendenin, innholder, both of Londonderry, to appraise the estate.]

[Inventory, Nov. 17, 1755; amount, £4563. 0. 0; signed by Samuel Barr and Robert Clendenin.]

[Account of the settlement of the estate; receipts, personal estate, £1472. 16. 6; expenditures, £1451. 10. 0; allowed Nov. 24, 1756.]

JAMES MOULTON

1755

HAMPTON FALLS

In the Name of God Amen This 11th day of Sep^{er} 1755: James Moulton of Hampton falls in the Province of Newhampshire in New england: being Now Sick and Weak * * *

Imprimes: I Give unto my Beloved Wife Lydia moulton leberty to live in the East End of my Dweling house so long as she shall see cause to live a widow & allso my said wife shall have the Improvement of one Third of all my my Rael & Personall Estate & to have one Cow & two sheep to Dispose of as She Pleases & allso I give leberty to my said wife to Dispose of all the movables in my said house that she Brought with her when She came to my house—

Itaim: I give unto my son Richard moulton all my land & salt marsh medow ground that I have in the town of Hampton & in Hampton falls & one Quater of a whol Right in Chichester & all my Buldings & my movables in my house that I have not Disposed of all Redey & my stock of cattel horses Sheep & Swine & my Husbandtry Tools:

Itaim I give unto my Daughter Hannah Bean & unto her Son Curtice Bean one Half of an Hundred acre lott in the Town of Chester to be Equiall to be divided Betwixt them the lott lyes undivided with Richard moultons Half lott. I allso Give to my said Daughter leberty to live in the East End of my said house With her afore Said mother & she is to have a Cow & Two sheep & she & her mother is to have a three year old Heifer all to be Delivered to her by my son Richard moulton & he is to Keep the cow for his sister winter & somer so long as she shall se caus to live a widow & I order my said son Richard moulton to Deliver to his afore said mother & his sister Bean with covenant fire Wood at the Dore of the House so long as thay shall live Widows & I Doe Give to my Grand son Curtice Bean two year old stears to be Delivered to him by my son Richard with in one year after my Deceas

Itaim I give unto my Daughter mary McCoy Twenty Pounds In Pasable Bills of Credet old Tenor to be Paid to her with in one year after my Deceas by my Son Richer moulton & allso Thirty Pound old tenor In clothing to be Payd to her by my said son Richard

Lastly my will & meaning is that if I have any Estate Either

Real or Personally that I have left out of this Will my said son Richard moulton is to have it & what Debts I owe I order my son Richard moulton is to Pay them & what Debts or Dues are owing to me he is to Receive them for him self and I Doe appoint my son above named Richard moulton to be Executor

* * *

his
James X Moulton
mark

[Witnesses] Jabez Smith, William Sambon, Josiah Rawlins.
[Proved Sept. 24, 1755.]

[Bond of Richard Moulton of Hampton Falls, yeoman, with William Sanborn of Exeter, yeoman, as surety, in the sum of £5000, Sept. 24, 1755, for the execution of the will; witnesses, Jabez Smith, Jonathan Blanchard.]

JAMES ROGERS

1755

LONDONDERRY

In the name of God Amen this fifteenth day of septembr one thousand seven hundred and fifty five I James Rogers of Londonderry in the province of new Hampshire yeman being sick of body * * *

Ittem I give and ordain my son Robert M^cClur that he have the use of my real Esteate for three years from the deate of these presents Exepting my meadow which I give to my son Thomson free of any rent

Ittem I give and bequith to my Doughter Ester Rogers all my houshold goods exepting my grat pott which I bequith to my three Doughters v^z^d mary seabe martha m^cClur and Ester Rogers in Equal shairs

Ittem I give and bequith to my son Thomas Rogers five pounds new tenor

I give and bequith to my son william Rogers five pounds new tenor

I give and bequith to my son John Rogers five pounds new tenor

Ittem I give and bequith my son samuel Thomson my meadow that Layeth in his Land in Londonderry aforsaid and to be alowed in his pairt of my Esteate for a hundred pounds old tenor

Ittem I give and bequith all the remaining pairt of my Esteate Ether real or personal to be devided into Eght Equal shairs one Eght pairt to my son Thomas Rogers one Eght pairt to my son William Rogers one Eght pairt to my son John Rogers one Eght pairt to my son samuel Thomson and his wiff margrat Thomson one Eght pairt to my son Joseph seabe and his wiff mary seabe one Eght pairt to my son william morison and his wiff Jean morison and one Eght pairt to my son Robert m^cClur and his wiff martha m^cClur and one Eght pairt to my doughter Ester Rogers all the above bequithments in my Esteate is to them and their hairs or assigns forever but my hom dwelling not to be sold or disposed of till the three years above be ended and I apoint and ordain Robert morison Ju^r of Londonderry to be my Executor * * *

his
James X Rogers
mark

[Witnesses] Robert Boyes, Robert macmurphy, James M^c-Neill.

[Proved Dec. 3, 1755.]

[Warrant, Nov. 6, 1755, authorizing Thomas Wilson and John Hunter, both of Londonderry, to appraise the estate.]

[Inventory, attested Dec. 1, 1755; amount, £3064. 12. 0; signed by Thomas Wilson and John Hunter; additional inventory of £13. 2. 0, Feb. 28, 1759.]

JAMES MOORE

1755

LONDONDERRY

In the Name of God Amen I James Moore of Londonderry
In the Province of N Hamp^e Yeoman being Sick and full of
Pain * * *

Item I leave the home place whereon I live to my Son Hugh
at the Decease of my Dear Wife as like wise a Piece of Meadow
near Will^m MacClintoche bought of the Senters in this Town
And I order that he live with his Mother till he is come of Age
And I leave to her my said Wife besides her Widdows Dower or
Right of Thirds the Improv^t of the said Home Place till my Said
Son Hugh is come to Age for to enable her to bring up my Min^r
Childⁿ I like wise leave to her my said Wife my Negro Boy Peter
to be hers during Life and then to descend to my Said Son Hugh

Item I leave to my Two Eldest Sons Jonas & John That Farm
w^{ch} I purchased from John MacMurphy Esq^r to be divided in
Equal proportions between them each of them enjoying that Part
where they have begun to Improve Only I reserve out of said
Farm Twenty Acres of Meadow with Land Adjoining in the
Eastern End of said Farm to be given to my Son William

Item I give to my said son Will^m a Farm of Land bought from
the Proprietors of Londonderry lying & bounding upon the East-
ern End of the home place

Item I leave to my two eldest Daughters Jannet & Elizabeth
my Farm upon Merimack River above Amuskeig in Goffes Town
so called to be divided in equal proportions between them

Item I leave to my Daughter Sarah a Piece of land Near James
Pettersons being the fourth Part of Capⁿ James and Leu^t Sam-
uel Greggs amendment Farm as likewise to my Said Daughter
Sarah all my Part of Pine Swamp and Stone Dam Meadows so
called being the Quar^r part of Capⁿ & Sam^l Greggs Lots in the
meadows mentioned

Item I leave to my Youngest Daughter Mary and to my
Youngest Son Robert my part of a Farm w^{ch} James Nesmith
and I bought between us from the Propriety of Londonderry

Said Land to be divided in equal Proportions between said two youngest Children

Item I order that if it Should please God that my Son John now going a souldier on the Crown Point Expedition Should die in said Expedⁿ In that Case that his Share Shall be Equally divided between my Sons James & William

Item I app^t My Dear Wife and Rob^t Morison Jun^r of Londonderry to be the Exac^{rs} of this my last Will * * *

James Moore

Signd Seald Publish'd and Declar'd This 23^d Day of Sep^r 1755
In Presence of us

Arthur Nesmith, Thomas Nesmith, Benjamin Nesmith.

[Proved Feb. 25, 1756.]

[Warrant, Feb. 4, 1756, authorizing William Perham, gentleman, and Alexander McCollom, husbandman, both of Londonderry, to appraise the estate.]

[Inventory, attested Feb. 23, 1756; amount, £2947. 14. 0; signed by William Perham and Alexander McCollom.]

JOB LANGLEY

1755

DURHAM

In the name of God amen the Twenty Sixth Day of September one thousand Seven Hundred and fifty five I Job Langley of Durham in the province of New Hampshire in New England being Sick and weak in body * * *

Imprimus I Give to my dearly Beloved wife Elizabeth Langly the one Half of all my Pasonal Estate forever, and the one half of a Dwelling house near Durham falls which I purchased of William Shepard Late of Durham Deceasd, and also one half of all My Real Estate wheresoever and whatsoever for and Dureing the Tirm of her Natural Life —

Item I Give unto my beloved Daughter Elizabeth Langly all

my homsteed Estate whereon I now Dwell with all the Rest and residue of my real and passonal Estate wheresoever and whatsoever and her heirs forever —

Item it is my will that if my Daughter Elizabeth before Mentioned Should Die and Leave no Issue of her own body that my Brother Samuel Langle should have all my real Estate wheresoever and whatsoever —

and I Do hereby ordain and Constitute my Brother Samuel Langley before mentioned my Sole Executor * * *

Job langley

her

[Witnesses] Bethiah + Buss, Joseph Smith, Joseph Sias.

mark

[Proved Oct. 29, 1755.]

[Warrant, Oct. 29, 1755, authorizing Joseph Sias, trader, and Miles Randall, yeoman, both of Durham, to appraise the estate.]

[Inventory, Nov. 14, 1755; amount, £4389. 11. 0; signed by Joseph Sias and Miles Randall.]

SAMUEL RYMES

1755

PORTSMOUTH

In the Name of God, Amen I Samuel Rymes of Portsmouth in the Province of New Hampshire Rigger being Sick in body
* * *

Item. I give and bequeath unto mary my beloved wife all my Estate both Real and parsonal (Except the Legecyys hereafter mentiond & after the payment of my Just debts) to her During her natural Life and and after her decease to My Son Christopher Rymes his heirs and assigns forever

Item. I give and bequeath unto Each of my Children viz^t to my Son Christopher and my Daughters Ann Rymes, Mary

Buck, Dorathy Gotwon, Catharine Rymes Elizabeth Rymes and Rebecca Rymes, Twenty Shillings New Tenor Each, and I appoint my Frind John Shackford of said Portsmouth Esq^r to be full and Sole Executor * * * In Testiomy whereof I have hereunto set my hand and seal this Twenty Eighth day of September in the Twenty ninth Year of of the Reign of King George the Second over Great Britain France and Ireland, Defender of the faith &c. annoque Domini One thousand Seven hundred and Fifty five

The mark of
Samuel + Rymes

[Witnesses] Jacob Lavers, W^m Whittemore, Cutts Shannon.

[Proved Oct. 29, 1755.]

[Inventory, attested Nov. 26, 1755; amount, £456l. 15. 0; signed by James Stoodly, Jr., and Cutts Shannon.]

[Warrant, July 20, 1757, authorizing Eleazer Russell and William Knight, merchant, both of Portsmouth, to receive claims against the estate.]

[List of claims, March 29, 1758; amount, £2607. 5. 7; signed by Eleazer Russell and William Knight.]

[Account of the settlement of the estate; receipts, £323l. 15. 0; expenditures, £287l. 3. 0; allowed July 26, 1758.]

[Executor's additional account; receipts, £3010. 12. 0; expenditures, and balance paid to son of the deceased; allowed May 27, 1761.]

ELISHA SANBORN

1755

EPPING

In the Name of God Amen the nine and twentyeth Day of September Anno Que Domini 1755 I Elisha Samborn of Epping in the province of New hampshir being upon an Expedition against Crown point * * *

Imprimis I give to my gall Rachel Samborn one hundred pounds old tenor to Be paid by my Executers here after named

Item I give to my Brother John Samborn twenty pound old tenor to Be paid By sd Executers —

Item I give to my Sister mary fox five pound old tenor to Be paid by s^d Executers —

Item I give to my Brothers Benjamin Joseph and Isreal after my Debts and the Legacies are paid all my Estate in Lands and my stock and the moveballes that I now have in Eping and new market to be Equally Devided Amongst them three

And I do here by make my Cousen Daniel Samborn and my Brother John Samborn Executers * * *

Elisha Samborn

[Witnesses] Lucy Samborn, Thomas Samborn, Josiah Samborn.

[Proved Feb. 25, 1756.]

[Warrant, Feb. 25, 1756, authorizing Moses Coffin of Epping and Peter Folsom of Newmarket, yeomen, to appraise the estate.]

[Inventory, March 4, 1756; amount, £3343. 12. 0; signed by Moses Coffin and Peter Folsom.]

JOHN BLAKE

1755

HAMPTON

In the Name of God Amen this twenty ninth Day of September Anno Domini 1755 In the twenty ninth year of his Majestys Reign Georg the Second over Grate Britain &c I John Blake of Hampton in the Province of New Hampshier in new England yeoman * * *

Itam I Give and bequeath to my brother Samuel Blake of said Hampton Cordwainer all my lands and buildings that I have in Hampton or Elce where with all my Parsonal Estate of

what Kind or Nateur So ever That is I give to my Said Brother Samuel all my Estate Real and Parsonal of what Kind and nateur so ever to him and to his heirs and assigns for Ever it is my will that My said brother Samuel shall Pay all my Just Debts

Like Wise I Do Constitute make and ordain my said brother Samuel Blake to be sole Executor * * *

John Blake

[Witnesses] William Marston, Jonathan Dowse, Anna palmer.
[Proved Feb. 25, 1756.]

[Bond of Samuel Blake, with Jonathan Dowse and William Marston as sureties, all of Hampton, in the sum of £500, Feb. 25, 1756, for the execution of the will; witnesses, William Parker, Peter Dearborn.]

THOMAS DUNCAN

1755

PORTSMOUTH

[Administration on the estate of Thomas Duncan granted to Clement March, Sept. 29, 1755.]

[Probate Records, vol. 19, p. 364.]

[Bond of Clement March, boat builder, with John Dennett, gentleman, and Joseph Cotton, boat builder, as sureties, all of Portsmouth, in the sum of £500, Sept. 29, 1755, for the administration of the estate of Thomas Duncan of Portsmouth, mariner; witnesses, William Parker, Jeremiah Libby.]

[Warrant, Dec. 29, 1755, authorizing William Langdon, tanner, and Charles Hight, gentleman, both of Portsmouth, to appraise the estate.]

[Inventory, April 26, 1756; amount, £452. 17. 3; signed by William Langdon and Charles Hight.]

JOHN PAGE

1755

SALEM

[Administration on the estate of John Page of Salem granted to his widow, Elizabeth Page, Oct. 29, 1755.]

[Probate Records, vol. 19, p. 373.]

[Bond of Elizabeth Page, with Daniel Peaslee of Salem and Samuel Little, Jr., of Plaistow, yeoman, as sureties, in the sum of £500, Oct. 29, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Inventory, Oct. 11, 1755; amount £4027. 1. 0; signed by Peter Merrill and Richard Kimball.]

JAMES NOYES

1755

PLAISTOW

[Administration on the estate of James Noyes of Plaistow, yeoman, granted to Enoch Noyes of Plaistow, cordwainer, Oct. 29, 1755.]

[Probate Records, vol. 19, p. 380.]

[Bond of Enoch Noyes, with Samuel Little, Jr., and Thomas Noyes, yeomen, as sureties, all of Plaistow, in the sum of £500, Oct. 29, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, Oct. 29, 1755, authorizing Daniel Little of Hampstead and Tristram Knight of Plaistow, gentleman, to appraise the estate.]

[Inventory attested April 28, 1756; amount, £6606. 12. 0; signed by Daniel Little and Tristram Knight.]

[Mary Noyes, aged more than 14 years, daughter of James Noyes, makes choice of her uncle, Samuel Little of Plaistow as her guardian March 28, 1757; witnesses, Enoch Noyes, Daniel Little.]

[Guardianship of Mary Noyes, minor, aged more than 14

years, and James Noyes and Nathaniel Noyes, aged less than 14 years, children of James Noyes, granted to Samuel Little April 27, 1757.]

[Probate Records, vol. 20, p. 164.]

[Bond of Samuel Little, gentleman, with Thomas Hale, gentleman, and Enoch Noyes, cordwainer, as sureties, all of Plaistow, in the sum of £500, April 27, 1757, for the guardianship of Mary Noyes, minor, aged more than 14 years, James Noyes and Nathaniel Noyes, aged less than 14 years, children of James Noyes; witnesses, Cutts Shannon, John Fernald.]

[Warrant, May 22, 1757, authorizing Daniel Little of Hampstead, Tristram Knight, gentleman, Jonathan Clement, yeoman, John French, blacksmith, and Jonathan Carleton, gentleman, all of Plaistow, to appraise the real estate for settlement on the oldest son.]

[Appraisal of the real estate July 27, 1757, at £5940. 0. 0; signed by Jonathan Carleton, Jonathan Clement, and John French.]

[Account of the settlement of the estate; receipts, personal estate, £2940. 14. 3; expenditures, £1747. 5. 0; allowed March 30, 1758.]

[Order of court March 31, 1758, settling the real estate on the oldest son, Enoch Noyes, he to pay the other children their shares.]

[Bond of Enoch Noyes, with Tristram Knight and Daniel Little as sureties, in the sum of £2000, March 31, 1758, to pay their proportions to the other children, Sarah, wife of Joseph White of Plaistow, Mary Noyes, James Noyes, and Nathaniel Noyes; witnesses, William Parker, David Sewall.]

[Account of the settlement of his obligation by Enoch Noyes; mentions Mary Noyes as wife of Moses Little; allowed May 31, 1769.]

JOSEPH PEASLEE

1755

SALEM

[Administration on the estate of Joseph Peaslee of Salem, yeoman, granted to Daniel Peaslee of Salem Oct. 29, 1755.]

[Probate Records, vol. 19, p. 375.]

[Bond of Daniel Peaslee, with Thomas Noyes, yeoman, and Samuel Little, Jr., both of Plaistow, as sureties, in the sum of £500, Oct. 29, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Daniel Peaslee, William Sanders, Nathaniel Chase and his wife, Ruth Chase, Samuel Sanders, Esther Sanders, Sarah Sanders, Jerusha Sanders, and Oliver Sanders acknowledge the receipt of their shares of the estates of their father, Joseph Peaslee, and their mother Nov. 19, 1756; witnesses, Richard Kimball and Peter Merrill.]

[Probate Records, vol. 21, p. 145.]

NATHANIEL BOYD

1755

MANCHESTER

[Margaret Boyd renounces administration on the estate of her husband, Nathaniel Boyd, Nov. 5, 1755, in favor of her "trusty and well beloved friend" John Cochran; witnesses, David Burns, Elizabeth Goffe.]

[Administration on the estate of Nathaniel Boyd of Derryfield, yeoman, granted to John Cochran of Derryfield, yeoman, Nov. 7, 1755.]

[Probate Records, vol. 19, p. 388.]

[Bond of John Cochran, with James Cochran and John Brown, yeomen, both of Londonderry, as sureties, in the sum of £500, Nov. 7, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, Nov. 7, 1755, authorizing John Hall and Robert Anderson, both of Derryfield, to appraise the estate.]

[Inventory, Dec. 26, 1755; amount, £1734. 10. 6; signed by John Hall and Robert Anderson.]

[Administration granted to Andrew Todd Oct. 21, 1756.]

[Probate Records, vol. 20, p. 36.]

[Bond of Andrew Todd, with John Wallace and Hugh Young as sureties, all of Londonderry, in the sum of £500, Oct. 21, 1756, for administration de bonis non; witnesses, Robert Clark, William Clark.]

[Guardianship of Margaret Boyd and William Boyd, aged less than 14 years, children of Nathaniel Boyd, granted to their mother, Margaret Boyd, Feb. 27, 1760.]

[Probate Records, vol. 21, p. 391.]

[Guardianship of Nathaniel Boyd and Annis Boyd, minors, aged more than 14 years, children of Nathaniel Boyd, granted to Robert Wallace of Londonderry Feb. 27, 1760.]

[Probate Records, vol. 21, p. 391.]

[Bond of Robert Wallace, with Samuel Fisher and James Anderson as sureties, all of Londonderry, yeomen, in the sum of £500, Feb. 27, 1760, for the guardianship of Nathaniel Boyd and Annis Boyd; witnesses, William Parker, John Wingate.]

[Bond of Margaret Boyd, widow, with Samuel Boyd and Robert Wallace, yeomen, as sureties, all of Londonderry, in the sum of £1000, Feb. 27, 1760, for the guardianship of Margaret Boyd and William Boyd; witnesses, William Parker, John Wingate.]

JOSEPH ORDWAY

1755

KINGSTON

[Administration on the estate of Joseph Ordway of Kingston, yeoman, granted to his widow, Susanna Ordway, Nov. 24, 1755.]

[Probate Records, vol. 19, p. 430.]

[Bond of Susanna Ordway, with Elisha Winslow and William Davis, yeomen, as sureties, all of Kingston, in the sum of £1000, Nov. 24, 1755, for the administration of the estate; witnesses, Samuel Clark, Anna Freese.]

[Inventory, Nov. 8, 1755; amount, £449. 0. 0; signed by William Davis and Thomas Wadleigh.]

[Account against the estate by Susanna Young, administratrix, Sept. 29, 1756; amount, £78. 0. 0; mentions two children, one about 4 years and 4 months old, the other 2 years.]

[Warrant, April 18, 1757, authorizing William Davis and William Sleeper, both of Kingston, yeomen, to receive claims against the estate.]

[List of claims; amount, £137. 16. 9; signed by William Sleeper and William Davis; attested Nov. 30, 1757.]

[Bond of Bezaleel Wright of Framingham, Mass., yeoman, with William Baldwin of Sudbury, Mass., gentleman, as surety, in the sum of £500, Oct. 16, 1758, for the guardianship of Abigail Ordway and Samuel Ordway, minors, aged less than 14 years, children of Joseph Ordway; witnesses, Andrew Bordman and John Davis, Jr.]

[Middlesex Co., Mass., Probate Files.]

RICHARD GLIDDEN

1755

BRENTWOOD

[Administration on the estate of Richard Glidden of Brentwood, yeoman, granted to his widow, Elizabeth Glidden, March 28, 1756.]

[Probate Records, vol. 19, p. 510.]

[Bond of Elizabeth Glidden, with Robert Smart and Charles Smart, both of Newmarket, yeomen, as sureties, in the sum of

£500, April 28, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Nov. 17, 1755, authorizing Jonathan Gilman, Jr., of Exeter, and Hezekiah Beede of Brentwood, yeomen, to appraise the estate.]

[Inventory, Dec. 4, 1755; amount, £2317. 1. 0; signed by Jonathan Gilman, Jr., and Hezekiah Beede.]

MICHAEL SCRUTON

1755

BARRINGTON

[Administration on the estate of Michael Scruton of Barrington granted to his widow, Ann Scruton, Nov. 19, 1755.]

[Probate Records, vol. 19, p. 392.]

[Bond of Ann Scruton, with Hugh Montgomery of Barrington, joiner, and Jonathan Battishall of Newington, husbandman, as sureties, in the sum of £500, Nov. 19, 1755, for the administration of the estate of Michael Scruton of Barrington, flax comber; witnesses, William Parker, Mary Parker.]

[Warrant, Nov. 19, 1755, authorizing Hugh Montgomery and Capt. William Cate, both of Barrington, to appraise the estate.]

[Inventory, attested Feb. 21, 1756; amount, £792. 4. 0; signed by William Cate and Hugh Montgomery.]

DAVID McKELLIPS

1755

SALEM

[Administration on the estate of David McKellips of Salem, weaver, granted to his widow, Ann McKellips, Nov. 20, 1755.]

[Probate Records, vol. 19, p. 392.]

[Bond of Ann McKellips, with James Cochran and Moses Barnett as sureties, all of Londonderry, in the sum of £500,

Nov. 20, 1755, for the administration of the estate; witnesses, Robert Boyes, William Parker.]

[Inventory, attested Feb. 26, 1756; amount, £1148. 13. 0; signed by Benjamin Thompson and Samuel Watts.]

[Account of the settlement of the estate; receipts, £1148. 13. 0; expenditures, £734. 13. 6; allowed Oct. 31, 1764.]

JOSEPH WALLACE

1755

LONDONDERRY

Londondarey november 22 1755

To the Hon^{ble} Andrew Wiggins Esq^r Judge of Probets the humble Request of margaret wallace widow—honoured Sir I understand that Complent has been made to you about the Personall Esteat of the Late Deceased Joseph Wallace whoe was my beloved husband — which Complent is groundles and wethout any Colower of Reason for my husband some time befor his death made a conveyance of his Personall Esteat to his son william wallace by giving him a bill of Seall obliging him to Pay so much mony to Each dowghter which according to his obligation he hes Performed by Paying to one half of them there Part and got their dischaig — and would have Payed the Rest Likewise to my Certin knowledg but they being of a Contencious disposition wold not accept of it thinking they wor wronged but I canot be of their opinion — In w^{ch} conveyance as above s^d I was well pleased and Resigned up my Part to him by signing the articles — and as he has alwise been a dutifull son To me so I dout not but he will be so still and I desire to bless god that I have him to depend upon for I ame afraid my other Children who is striving to do all y^e mischief they Can puting him and I under Chairges would taike but little caire of me — and theirfor it is the sincear Requecast of yowr humble Petitioner that If you showld distroy the abovesd article which is the honesty of the

afair — I know not whether they be worded acord to Law or not but I hop sir that you will Consider that all men is not Clerks and Lawyers — In Case these abusd articles fail I desire that my sone William Wallace may be administrator of the personall And that I may have my thirds Reserved for me out of the Same all which Is the sincear Requeast of your humble Petitioner

but Remembring the Evill disposition that is in the Complaints for which Reason I think Best to sign this Incloser Befor Witness

John Tagart

John Creaige

her

Margaret X Wallace
mark

[Bond of William Wallace, yeoman, with Samuel Barr and James McGregore, gentleman, as sureties, all of Londonderry, in the sum of £500, Nov. 26, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, Nov. 26, 1755, authorizing John Clark and James McCormick, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, Dec. 23, 1755; amount, £269. 14. 0; signed by John Clark and James McCormick.]

[Account of the settlement of the estate; receipts, £269. 14. 0; expenditures, £37. 0. 0; allowed Oct. 27, 1756.]

ELIZABETH LORD

1755

GOSPORT

[Administration on the estate of Elizabeth Lord of Gosport, widow, granted to Dimond Currier of Newbury, Mass., Nov. 24, 1755.]

[Probate Records, vol. 19, p. 392.]

[Bond of Dimond Currier, block maker, with John Downs and Moses Coker, both of Gosport, as sureties, in the sum of £500, Nov. 24, 1755, for the administration of the estate; witnesses, William Parker, Benjamin Parker.]

[Warrant, Dec. 23, 1755, authorizing John Mobbs and Samuel Varrell, both of Gosport, fishermen, to appraise the estate.]

[Inventory, Feb. 17, 1756; amount, £363. 17. 6; signed by John Mobbs and Samuel Varrell.]

ARCHIBALD CUNNINGHAM 1755 LONDONDERRY

[Administration on the estate of Archibald Cunningham of Londonderry granted to James McGregore and Janet Cunningham, both of Londonderry, Nov. 26, 1755.]

[Probate Records, vol. 19, p. 402.]

[Bond of Janet Cunningham, widow, and James McGregore, yeoman, both of Londonderry, with Samuel Barr of Londonderry and John Aiken of Chester, yeoman, as sureties, in the sum of £1000, Nov. 26, 1755, for the administration of the estate; witnesses, William Parker, Jonathan Blanchard.]

[Warrant, Oct. 7, 1755, authorizing Arthur Boyd and James Adams, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, attested Nov. 18, 1755; amount, £3978. 10. 0; signed by James Ferson and William Kelson.]

WILLIAM DAM 1755 PORTSMOUTH

[Administration on the estate of William Dam of Portsmouth granted to his widow, Bridget Dam, Dec. 2, 1755.]

[Probate Records, vol. 19, p. 405].

[Bond of Bridget Dam, with Perkins Ayers, cordwainer, and Benjamin Mackay, saddler, as sureties, all of Portsmouth, in the sum of £500, Dec. 2, 1755, for the administration of the estate of William Dam, chairmaker; witnesses, Peter Pearse, Jonathan Blanchard.]

[Warrant, Dec. 3, 1755, authorizing Cutts Shannon, gentleman, and Joseph Buss, Jr., joiner, to appraise the estate.]

[Inventory, attested Jan. 28, 1756; amount, £480. 18. 0; signed by Cutts Shannon and Joseph Buss.]

ALEXANDER KELSEY 1755

LONDONDERRY

[Bond of Thomas McMaster of Chester, yeoman, and Joseph Scobey, with Robert McCurdy, and Robert McClure, yeomen, all of Londonderry, as sureties, in the sum of £500, Dec. 31, 1755, for the administration of the estate of Alexander Kelsey of Londonderry, yeoman; witnesses, Sarah Boyes, Robert Boyes.]

[Warrant, Dec. 3, 1755, authorizing Thomas Wilson and James Ramsey, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, Dec. 3, 1755; amount, £4229. 0. 0; signed by Thomas Wilson and James Ramsey.]

[Account of the settlement of the estate; receipts, £1509. 0. 0, personal estate; expenditures, £684. 17. 4; mentions "keeping one of the Children 8 weeks"; allowed Jan. 30, 1760.]

[Additional account; receipts, £1247. 17. 4; expenditures, £188. 17. 0; mentions "funeral Charges of one of the Children"; allowed March 1, 1764.]

[Additional account; receipts, £1243. 5. 8; expenditures, £90. 0. 0; allowed July 18, 1764.]

[Guardianship of Daniel Kelsey, minor, aged more than 14 years, son of Alexander Kelsey, granted to James McMurphy March 29, 1764.]

[Probate Records, vol. 23, p. 202.]

[Bond of James McMurphy of Londonderry, gentleman, with James Kelsey of Nottingham, yeoman, and John Hall of Derryfield as sureties, in the sum of £5000, March 29, 1764, for the guardianship of Daniel Kelsey; witnesses, James Stoodley, James Stoodley, Jr.]

[Guardianship of Alexander Kelsey and Elizabeth Kelsey, minors, aged more than 14 years, children of Alexander Kelsey, granted to James McGregore of Londonderry, gentleman, July 1, 1767.]

[Probate Records, vol. 24, p. 488.]

[Bond of James McGregore, with Thomas Craige as surety, both of Londonderry, in the sum of £100, July 1, 1767, for the guardianship of Alexander Kelsey and Elizabeth Kelsey; witnesses, S. Livermore, E. Champney.]

[Account of James McMurphy as guardian of Daniel Kelsey of New Boston, late a minor, son of Alexander Kelsey of Londonderry; receipts, £5. 0. 0; expenditures, £1. 8. 9; allowed Sept. 14, 1769.]

JOHN TAYLOR

1755

EXETER

[Administration on the estate of John Taylor of Exeter, weaver, granted to Nathan Taylor of Exeter, husbandman, Dec. 23, 1755.]

[Probate Records, vol. 19, p. 431.]

[Bond of Nathan Taylor, with Francis Beckett, cordwainer, and Richard Emery, gentleman, as sureties, all of Exeter, in the sum of £500, Dec. 23, 1755, for the administration of the estate of his son, John Taylor; witnesses, Samuel Clark, Anna Freese.]

[Warrant, Dec. 23, 1755, authorizing Robert Light and Jonathan Gilman, Jr., both of Exeter, to appraise the estate.]

[Inventory, Dec. 24, 1755; amount, £89. 0. 0; signed by Robert Light and Jonathan Gilman, Jr.]

THOMAS ROLLINS, JR. 1755

STRATHAM

[Administration on the estate of Thomas Rollins of Stratham, yeoman, granted to his widow, Patience Rollins, Dec. 24, 1755.]

[Probate Records, vol. 19, p. 432.]

[Bond of Patience Rollins, with Joseph Smith and Jonathan Rollins, yeomen, as sureties, all of Stratham, in the sum of £500, Dec. 24, 1755, for the administration of the estate; witnesses, Richard Rust, Jonathan Wiggin.]

[Warrant, Dec. 24, 1755, authorizing Theophilus Rundlett and Joseph Clark to appraise the estate of Thomas Rollins, Jr., of Stratham.]

[Inventory, March 15, 1756; amount, £154. 9. 0; signed by Theophilus Rundlett and Joseph Clark.]

[Bond of William Chase, Jr., with John Taylor and Daniel French as sureties, all of Stratham, in the sum of £500, Dec. 27, 1769, for the guardianship of Thomas Rollins, minor, aged more than 14 years, son of Thomas Rollins; witnesses, Samuel Hale, Jr., John Wentworth.]

ALEXANDER CALDWELL 1755

DOVER

[John Caldwell of Londonderry, minor, aged more than 14 years, makes choice of Matthew Patten of Bedford as his guardian Dec. 25, 1755; witnesses, John Hunter, John Craige.]

[Guardianship of John Caldwell, son of Alexander Caldwell of Dover, mariner, granted to Matthew Patten, yeoman, Dec. 31, 1755.]

[Bond of Matthew Patten, husbandman, with Alexander McMurphy of Derryfield, gentleman, and Robert McMurphy of Londonderry, husbandman, as sureties, in the sum of £500, Jan. 1, 1756, for the guardianship of John Caldwell; witnesses, James Liggett, James McNeil.]

REUBEN GREELEY

1755

HUDSON

[Ezekiel Greeley petitions Dec. 26, 1755, for administration on the estate of his brother, Reuben Greeley, "Lately Died at the Seige at menis", his father declining to act, and he being the oldest son.]

[Bond of Ezekiel Greeley of Nottingham West, yeoman, with Daniel Marshall of Nottingham West, yeoman, and John Chamberlain of Merrimack, gentleman, as sureties, in the sum of £500, Jan. 16, 1756, for the administration of the estate of Reuben Greeley of Nottingham West, yeoman; witnesses, Joseph Smith, William Parker.]

[Inventory, March 24, 1756; amount, £481. 19. 6; signed by Nehemiah Lovewell and Benjamin French.]

[Warrant, June 3, 1756, authorizing Nehemiah Lovewell, gentleman, and Benjamin French, innholder, both of Dunstable, to receive claims against the estate.]

[List of claims, Feb. 25, 1757; amount, £916. 0. 8; signed by Nehemiah Lovewell and Benjamin French.]

[Settlement of claims; amount of claims, £985. 10. 0; amount distributed, £222. 4. 6; allowed April 13, 1757.]

[Account of the settlement of the estate; receipts, £481. 19. 6; expenditures, £259. 15. 0; allowed April 7, 1756.]

DANIEL ROBERTS, JR. 1755

HAMPSTEAD

[Administration on the estate of Daniel Roberts, Jr., of Hampstead, yeoman, granted to his widow, Meribah Roberts, Dec. 31, 1755.]

[Probate Records, vol. 19, p. 432.]

[Bond of Meribah Roberts, with Daniel Johnson and John Atwood, yeomen, as sureties, all of Hampstead, in the sum of £500, Dec. 31, 1755, for the administration of the estate; witnesses, William Parker, William Wallace.]

[Inventory, attested May 1, 1756; amount, £3070. 10. 6; signed by James Graves and Zachariah Johnson.]

[Account of the settlement of the estate; receipts, personal estate, £1195. 10. 6; expenditures, £534. 12. 1; mentions maintaining three children from date of death of deceased, which was Oct. 16, 1755; allowed May 26, 1757.]

[Additional account of settlement; receipts, £33. 0. 11; expenditures, £37. 12. 10; allowed Dec. 28, 1768.]

JOSEPH BLAKE

1755

EPPING

[Bond of Abigail Blake, with Benjamin Clifford and John Cass as sureties, all of Epping, in the sum of £1000, Dec. 31, 1755, for the administration of the estate of Joseph Blake of Epping; witnesses, Jedediah Blake, Abraham Perkins.]

[Inventory, Jan. 22, 1756; amount, £5229. 12. 0; signed by Timothy Morgan and Abraham Perkins.]

[Warrant, April 24, 1765, authorizing Capt. Ezekiel Brown, Lieut. Josiah Prescott, John Prescott, Cornet Abraham Perkins, and Benjamin Wadleigh, all of Epping, to divide the real estate.]

[Account of the settlement of the estate by John Carr and his wife Abigail, formerly widow of the deceased; receipts, personal estate, £875. 8. 6; expenditures, £1447. 13. 4; mentions maintenance of one child 6 years, and another 25 weeks; allowed June 16, 1765.]

Pursuant to a warrant from the Hon^{ble} Richard Wilbird Esq^r Judge of Probate of wills &c for the Province of New Hampshire appointing Ezekiel Brown Joseph Prescott John Prescott Abraham Perkins and Benjamin Wadleigh a Committee to Divide & Sett off to Abigail Carr Lately abigail Blake Relict Widow of Joseph Blake Late of Eppin Deceased her Dower which happens to her of the Real Estate of the said Joseph Blake Deceas'd Intestate and also to Divide the other two thirds of the Real Estate of the said Joseph Blake to and among the Children of Said Deceased allowing the Eldest Son a Double Share and to the other Children each a Single Share and Setting forth the Said Dower and each share by metes & bounds; and accordingly we the Subscribers have Sot forth the same in the following manner viz —

first: We Set off to Joseph Blake Eldest Son to the Intestate twenty one acres of Land Lying on the Southerly Side of the home Stead and to be twenty one Rods in weideth on the highway at the west end and Eighteen Rods in weideth on the east-erly end and to run a Straight Line from Bound to Bound on the Northerly Side, which is allowed to be a Double Share —

2^d We Set off to mehitabel Blake Eldest Daughter to the Intestate ten acres & a half acre of Land adjoining to the Eldest Son Double Share and to extend Northerly into Said home Stead So far as to be ten Rods & a half in weideth on the highway at the west end and Nine Rods in weideth on the east end and the

north Side to be a Straight Line. from Bound to Bound which is allowed to be a single share —

3rd We Set of to abigail Carr Lately abigail Blake, Relict Widow to the Said Joseph Blake Deceas'd, her Dower and is to Contain thirty Six acres of Land and Lys adjoining to mehitabel Blakes Share and Lyes on the north Side of Said Share and is to extend into Said homestead northerly So far as to be thirty Six Rods & one third on the highway at the west end, and twenty Eight Rods and one third at the east end and the North Side to be a Straight Line from Bound to Bound —

4th We Set off to Jonathan Blake Son to the Intestate a Single Share Containing ten acres of Land adjoining to the Widows Dower on the north side and is to be Nine Rods & a half Rod in weideth on the highway at the west end and Eight Rods at the east end and the north side to be a Straight Line from Bound to Bound —

5th We Set off to asahel Blake Son to the Intestate ten acres of Land Lying on the North Side of Jonathan Blakes Share, and to extend into Said home stead So far as to be Nine Rods and a half Rods in weideth on the highway at the west end, and Eight Rods in weideth on the east end, and to be a Straight Line on the north Side from Bound to Bound —

6th We Set off to Shearborn Blake Son to the Intestate ten acres of Land adjoining on the north side of asahel Blakes Share and to extend into the Said home Stead So far as to be Nine Rods and a half Rod in weideth on the highway at the west end, and Eight Rods in weideth at the east end and to run a Straight Line from Bound to Bound —

7th We Set off to Sarah Blake Daughter to the Intestate Nine acres of Land adjoining to Shearborn Blaks Share on the north Side and to extend into Said home Stead So far as to be Eight Rods & a half Rod in weideth on the highway at the west end, and Eight Rods in weideth at the east end and to run a Straight Line on the north Side from Bound to Bound —

8th We Set off to Theophelus Blake Son to the Intestate ten

acres of Land adjoining on the north side of Sarah Blakes Share, and to be Eleaven Rods in weideth on the highway at the west end, and Seven Rods on the east end and to Bind on the north Side by Jedediah Blakes Land being a Single Share —

Eppin June y^e 25th 1765

Ezekiel Brown

Joseph Prescott

John Prescott

Abraham Perkins

JAMES HOBBS

1756

NORTH HAMPTON

In the name of God Amen. the Eighth Day of Jenu^y 1756. I James Hobbs of North Hampton in the Province of New—Hampshire in New England Husbandman being Weak in Body

* * *

Imprinis I give and Bequeath to my well Beloved Son James Hobbs the Sum of Two Hundred Pounds Old Tenor to be raised & levied out of my Estate And paid by my Son Morrice

Item I give and Bequeath to my well Beloved Son Benjamin Hobbs All my Land Lying and Being in North Hampton Afor—said Excepting Ten Acers for my Son Morris & one half of A Lot of Land in the first North Devision Joyning to the Land of Joseph Brown for my Grand Sons James Hobbs & Jonathan Hobbs. And Also I Give A Lot of Marsh Lying the north Side of the River near to Moses Perkins's And Also half A Share of Marsh Lying Near to the Rivers Mouth And also a Peice of Meddow Ground Lying near to Tucks Mill And Also A Peice of Marsh Lying in Boulters Cove And also my Dwelling House Excepting one Third Part of Said House I reserve for two of my Daughters Patiance & Comfort till Marriage And Also I give to my Said Son My Barn & all my Stock of Cattle Excepting two Cows And Also All my Moveables Excepting Household Goods.

Item I give and Bequeath to my well beloved Son Morris Hobbs my Dwelling House at Hampton and all my Land Joyning

or near to Said House And Also my Share of Marsh Lying on the South of the River near to Said Perkins's and also my Share of Marsh Lying in the Spring Marsh. And also Ten Acres of Land Lying in North Hampton near to Stephen Batchelders And Beginning At A Cross fence upon a Hill by the Land of my Brother John Hobbs And Extending half A Cross my Lot And Runing Southward by the Land of my S^d Brother till Ten Acres is Completed —

Item I give & Bequeath to my well beloved Daughter Easter Dearborn Thirty Pounds Old Tenor to be Raised & levied out of my Estate And Paid by my Son Benjamin And Also one quarter of my Household Goods

Item I give & Bequeath to my well beloved Daughter Lucey Sandborn Thirty Pounds Old Tenor to be Raised & levied out of my Estate And Paid by my Son Benjamin And also one quarter of my Household Goods

Item I give and Bequeath to well beloved Daughter Patiance Hobbs Three Hundred Pounds old Tenor to be Raised & levied out of my Estate And Paid by my Son Benjamin And Also one quarter of my Houshold Good & One Cow & one Sixth Part of my Dwelling House till Marriage

Item I give and Bequeath to my well beloved Daughter Comfort Hobbs Three Hundred Pounds old Tenor two Hundred to be raised & levied out of my Estate And Paid by my Son Benjamin^a And One Hundred by my Son Morris And Also one quarter of my Houshold Good & one Cow And Also one Sixth part of my Dwelling House till Marriage.

Item I give & Bequeath to my Daughter in Law Mary Hobbs a Comfortable Suport out of my Estate till Marriage to be raised and levied out of my Estate & Paid by my Son Benjamin & the Said Suport not to be Paid unless She will Live with him

Item I give & Bequeath to my Grand Son James Hobbs the One half of my Land at Notingham And Also one quarter of my North Division Lot of Land.

Item I give and bequeath to my Grand Son Jonathan Hobbs

the one half of my Land A Notingham And Also one quarter of my North Devision Lot of Land

Item I give & Bequeath to my Grand Daughter Huldah Hobbs one Hundred Pounds Old Tenor to be Raised & levied out of my Estate And to be Paid by my Grand Son James Hobbs

Item I give And Bequeath to my Grand Daughter Lucey Hobbs one Hundred Pounds old Tenor to be Raised & levied out of my Estate And to be Paid by my Grand Son Jonathan Hobbs

I Give to my Executors All my Estate Both Real & Parsonall Not Mentioned in this Will

I Likewise constitute make And ordain my Sons Benjamin Hobbs and Morris Hobbs Executors * * *

James hobbs

[Witnesses] John Weeks, Reuben Marston, Josiah Dearborn.
[Proved Feb. 25, 1756.]

[Inventory, April 8, 1756; amount, £6102. 11. 0; signed by Abner Fogg and Daniel Marston.]

THOMAS NEWMARCH 1756

PORTSMOUTH

[Guardianship of Benjamin Newmarch and Mary Newmarch, minors, children of Thomas Newmarch of Portsmouth, granted to John Shackford of Portsmouth, gentleman, Jan. 9, 1756.]

[York County, Me., Probate Records, vol. 9. p. 132.]

THOMAS RAND

1756

RYE

In the Name of God Amen the twelthe day of January one thousand Seven Hundred and fifty Six I thomas Rand of Rye in the Province of New Hampshire in Newengland Husbandman Being very Sick & Weak in Body * * *

Imprimis I Give to my well beloved Son Thomas Rand all the Land & Marsh that I have in the Parrish of Rye With My House & Barn Standing on my Land and all my Toulls for Husbandtory Work

Item I Give to my Well Beloved Son Epharim Rand the one Halfe of all my Wright of Land in Epsom one Coue & one third of my Waring Clouse one yoke of oxen to Be Given Him by My Executor when he is twenty one years old

Item I Give to my Well Beloved Son Ruben Rand the one Halfe of all my Wright of Land in Epsom one yoke of Oxen one Coue & one third of my Wareing Close to be Given Him by my Executor When he Comes to the age of twenty one years

Item I Give to my Well Beloved Daghter mary Chandler thirty five Pounds old tenor money to be paid her by my Executor.

Item I Give to my Well Beloved Daughter hannah Lock thirty five Pounds old tenor money to be Pay her by Executor

Item I Give to my Well Beloved Daughter Elesebeth Lang thirty five Pounds old tenor money to be Paid her by my Executor

Item I Give to my Well Beloved Daughter Mabarah Rand thirty five Pounds old tenor money one Coue & the one Halfe of my Household Goods to be Paid her By my Executor —

Item I Give the Remander to my Executor of my Real & Parsonel Estate & if by the Povidence of God he Dyes with out an Heir I Give all that I have not other ways Desposed to my Son Epharim Rand & if thomas & Epharim Dye with [out] Heirs I Give & Bequeath all my Reail Estate to Ruben Rand I Likewise Constute make & ordain my son thomas Rand Sole Executor * * *

thomas
his + Marke
Rand

[Witnesses] Richd Rand, Josiah Webster, Rich^d Jenness 3^d.
[Proved Jan. 28, 1756.]

[Bond of Thomas Rand, yeoman, with Richard Rand, gentleman, and Richard Jenness, 3d, as sureties, all of Rye, in the sum of £500, Jan. 28, 1756, for the execution of the will; witnesses, William Parker, Richard Philpot.]

TIMOTHY LEAVITT

1756

BRENTWOOD

In the name of God Amen I Timothy Leavit of the Parish of Brintwood in y^e Tounship of Exeter in the Province of New Hampshire in New England Yeoman * * *

Imprimis. I Give and Bequeath to my Beloved Wife Anne Leavit one Yoak of Oxen Two Cows Three two Year old Creatures Eight Sheep Three Swine one Yoak with Irons 1 Plow two Draft Chains all my Bonds and notes of hand and all my Indore moveables besides what I Shall Particularly Dispose of in this my Will to my Children to be at her desposal forever. And also I give to my beloved Wife afore Sd: and To my beloved Daughter Anne Leavit The use and Improvement of the one half of my whome Place both mowing planting and Orcharding with a Privelege to use my Cart Wheels & Sleds and the Easterly End of my Dwelling house So long as She Remains my Widow and also the use and Improvement of y^e one half of My Cellar. And also my Will is that after ye Decease or Sccond marriage of my Wife aforesd that my Daughter Anne Leavit if She Remains unmarried should have the use and improvement of my Bed Room, and also a Privilege in the Kitchen and Cellar and Garret and the use and Improvement of one Quarter part of my orchard, and also one Cow and Calf and four Sheep to be kept for her Summer & winter by my Executor and also firewood Sufficient for to be Cut and hauled by my Executor.

And furthermore my Will is that my Executor hereafter named Shall Provide and allow to my Daugter Anne Leavit aforesd Yearly So long as She Remains unmarried Eighteen Bushell of Corn and Sixty weight of Beef

Item I Give and Bequeath to my Beloved Daughter Anne Leavit aforesd one Feather Bed and Beding, one Cow & Calf, and Four Sheep, to be at her desposal forever, and my Will is y^e if my Daughter Anne Leavit Should marry that my Executor Shall pay her Two Hundred Pounds Equal to Bills of Credit of y^e old Tenor in money or in Stock to the value thereof Immediately after her marriage

Item I Give and Bequeath to my beloved Daughter Deborah Dowlin and to her heirs and assigns forever Twenty Five acres of Land it being part of my Common Right Lying in y^e Parish of Epping in y^e Township of Exter which was proportioned to me by y^e first Committee for proportioning y^e Common Lands in Sd Town I Do also Give to my Daughter Deborah Dowlin afore Sd one Cow Four Sheep one Feather Bed and Beding Six Pewter Platters Six Pewter Plates one Tramel a Fire Shovel and Tong's & Flesh Fork

Item I Give to y^e Chh of Christ in this Place The Sum of Twenty Pounds old Tenor to be paid by my Executor to y^e Committee of y^e Church in Eight months after my Decease

Item I Give Demise and Bequeath to my Beloved Son Timothy Leavit and to his Heirs & Assigns forever all the Rest and Residue of my Estate both Real and Personal he Paying my Just Debts Lagacies and Funeral Charges, and allowing to his mother and Sister the Improvement as aforesd in this my last Will and Testament

Lastly I do hereby Constitute Ordain and appoint my beloved Son Timothy Leavit to be Sole Executor of this my last Will and Testament. In Witness whereof I Do hereunto Set my Hand and Seal This Thirteenth Day of January Anno Domini one Thousand Seven Hundred Fifty Six

Timothy Leavitt

[Witnesses] Samuel Smith, Samel Dudley, Nathaniel Trask.
[Proved March 11, 1756.]

[Warrant, March 11, 1756, authorizing Samuel Smith and

Biley Dudley, both of Brentwood, yeomen, to appraise the estate.]

[Inventory, March, 1756; amount, £8999. 16. 0; signed by Samuel Smith and Biley Dudley.]

ABIGAIL THOMPSON 1756

DURHAM

In the name of God Amen the Twentieth Day of January in the year of our Lord God One Thousand Seven Hundred Fifty & Six, I Abigail Tompson of Durham in the Province of New Hampshire in New England being Aged & & Stricken in years

* * *

Imprimis I will & give my Sons Robert & Ebenezer Tompson Twenty five Acres of Land more or Less at Back River so Called in Dover in the Province afores^d with the Priviledges & Apurtenances to their heirs and Assigns for ever to be Divided Equally between them, to be had and held by them immediately after my Decease

Item it is my will and pleasure that my daughter Abigail Tompson shall be paid Two Hundred pounds Old Tenor or an Equivilancy thereunto at Time of payment by my Two Sons Robert & Ebenezer Afores^d within five years after my Decease. Likewise I give my Daughter Abigail afores^d all my household Goods & furniture whatsoever with my Rings & Necklace of Gold to be to her & heirs for Ever; Reserving my Mother's Cloaths to the purposes hereafter I Intend to dispose of —

Item as to any other Real Estate, or personal What soever it is my will and pleasure to give the Same to my three Children viz^t Robert, Ebenezer & Abigail their heirs for ever to be Equally Divided between them Immediately after my Decease

Item I give my Brother Solomon Emerson my Negro Woman Dinah so Called with my part of my father's Right Samuel

Emerson Gentman Deceased in the Common Lands in Durham to him & his heirs for Ever —

Item I give Hannah Tompson Daughter of my Son Samuel Tompson Deceased Twenty pounds Old Tenor to be paid by my Executor within five years after my Decease provided She Lives Untill Time of payment —

Item I give Abigail Tompson Daughter of my Brother Micah Emerson Deceased one Riding hood that belonged to my mother Judith Emerson —

Item I give my Cousin Abigail Emerson Daughter of Brother Timothy Emerson Deceased one Suit of my mother's as afore-said her Cloaths for ever Immediately after my Decease —

Item I give unto Hannah Emerson Daughter of my Brother Solomon Emerson one Suit of my Mother's Cloaths Immediately after my Decease

Item I give unto the Rev^d Joseph Prince one Cow to be well wintered out After my Decease to him & his heirs for ever

I do ordain, Constitue, & Appoint my Son Robert Tompson to be my Sole Executor * * *

Abigail Tompson

[Witnesses] John Woodman, Samuel Daniels Junr, William Bruce.

[Proved May 26, 1756.]

[Warrant, May 28, 1756, authorizing Jonathan Woodman and Joseph Sias, both of Durham, traders, to appraise the estate.]

[Inventory, Dec. 26, 1756; amount, £3032. 19. 0; signed by Joseph Sias and Jonathan Woodman.]

BENJAMIN HILLIARD 1756

HAMPTON FALLS

In the Name of God Amen the twenty fifth day of January Anno Domini 1756 In the twenty ninth year of his Majestys

Reign I Benjamin Hilyard of Hampton falls in the Province of New Hampshire in New England Yeoman being Sick and weak in Body * * *

Item I Give and Bequeath to my wellbeloved wife Dorothy all my Houshold Goods And moveables within Doors for her own Use and Improvement so long as she shall think Proper and then to Dispose of among my Daughters as she shall think Proper I also Give her the Improvement of One half of my Dwelling House and half of my Barn And half of all my Lands whatsoever or wheresoever for the Bringing up of my Children who Are Young Untill my Son John shall arrive at the age of twenty one Years if he should live to that age and if he should Die before untill the time he would have arrived at that age had he Lived. Also the Use of one half of my Husbandry Tools untill that time —

Item I Give and Bequeath to my Son Benjamin Hilyard to him his heirs and assigns One half of my House and Barn and one half of All my Land whatsoever or wheresoever to be Equally Divided as to Quantity and Quality I also Give him the Improvement of my Mill Stream and Mill Untill my Son John shall Arrive at the Age of twenty one Years And after that to have and Injoy the one half of Said Mill Stream and Mill Priviledges to him my said Son Benjamin his heirs & assigns I also Give to my said Son Benjamin One half of all my Husbandry Tools. And I Order him to pay to my Daughter Mehetable Weare five Pounds New Tenor Yearly for four Years after my Decease

Item I Give and Bequeath to my Son John Hilyard to him his heirs and assigns when he shall Come to the age of twenty one years The One half of my House and Barn and one half of all my Lands whatsoever or wheresoever to be Equally Divided as to Quantity and Quality also one half of my Mill Stream And Mill Priviledges also one half of my Husbandry Tools. And further my will is That As my Son Benjamin is now abroad in the Province Service if he should Die before he Returns home again Then what is beforementioned to be Given to my Said Son Ben-

jamin I Give to my Son John in the Same Manner as it was given to Benjamin

Item I Give and Bequeath to my Daughter Mehetable Weare One Cow also five Pounds New Tenor a Year for four years after my Decease to be paid her by my Son Benjamin or if he should Die without Returning as abovementioned then to be paid her by my Son John

Item I Give And Bequeath to my Two Daughters Mary Hilyard and Dorothy Hilyard Each of them One Cow and One feather Bed And Bedding and Ten Pounds New Tenor to be paid Each of them as they arrive at the age of Eighteen Years by my Executrix

And further my will is and I do hereby Order That for the Payment of my Debts and funeral Charges All my Stock of Creatures of what Sort Soever Excepting three Cows shall be Sold by my Executrix And if the money that shall be Raised by the Sale of my Stock of Creatures with what Money is Due me shall not be Sufficient to Discharge the Same Then I Order my Executrix to make Sale of so much of my Real Estate as shall be wanting and she is hereby Improved so to do that the moveables within Doors may not be Sold which Three Cows Excepted are to be for the Use of my Executrix for bringing up my Children

Lastly I do by these presents Constitute and appoint my well beloved Wife Dorothy Sole Executrix * * *

Benjamin Hilyard

his

[Witnesses] Meshech Weare, Samuel X Fifield, Daniel Sanborn.
mark

[Proved March 31, 1756.]

[Dorothy Hilliard renounces execution of the will March 29, 1756; witnesses, Samuel Shaw, Samuel Fifield.]

[Bond of Meshech Weare, with Daniel Sanborn, yeoman, and Ezekiel Carr, husbandman, as sureties, all of Hampton Falls, in the sum of £500, March 31, 1756, for the administration, with

will annexed, of the estate; witnesses, William Parker, Samuel Morrison.]

[Warrant, March 31, 1756, authorizing Jonathan Fifield and Josiah Batchelder, both of Hampton Falls, yeoman, to appraise the estate.]

[Inventory, attested June 18, 1756; amount, £4870. 11. 0; signed by Jonathan Fifield and Josiah Batchelder.]

[Warrant, June 17, 1757, authorizing Joseph Worth, Josiah Batchelder, Jonathan Swett, yeomen, Andrew Webster, shipwright, and Jeremiah Lane, yeoman, all of Hampton Falls, to set off the widow's dower.]

Pursuant to an Order from the Honourable Richard Wibird Esq^r Judge of Probate of Wills for the Province of New Hampshire Bearing Date the 17th of June 1757 Authoriseing us to Set off to Dorothy Hilyard widow & Relict of Benjamin Hilyard Late of Hampton falls in the Province aforesaid Deceas'd the Dower or thirds which happens to her of the Real Estate of the said Deceas'd —

We have Accordingly Set off the Same as hereafter Described And Bounded viz^t for her third part of the Buildings we have set off the Southeasterly lower Room of the Dwelling House and fire Place thereto belonging And also the Chamber and Garret over said Room and Privilidge of the Stairs to go into the same And the Southerly third part of the Celler Under said Room; and the Easterly End of the Barn to the floor Place, and the Southerly part Over the floor Place as far as the Scaffold is now laid with a third Part of the Priviledge of the floor Place And for her third Part of the Land we have set off as follows viz^t ten Acres near the House which Includes her third Part of the orchard and is Bounded as follows, Beginning by the highway twenty feet Southerly of the Southwesterly Corner of the Dwelling House thence Running Easterly to a Stake standing twenty feet Southerly of the Southeast Corner of the Dwelling House, thence Run-

ning thro' the Orchard North 49 Degrees East ten Rods to a Stake, thence Running North 77 Degrees East forty Six Rods to a Stake, thence on a Strait Course to a Stake set up near the Southwesterly Corner of the Saw Mill, and from said Stake to a Stake at the westerly End of a Pair of Barrs in Deacon Batchelder's fence And from thence Westerly as the fence now Stands between said Bachelders and Hilyards land to a Stake Standing by the fence a little Notherly of the Brook And from thence to a Stake behind the Barn which is fourteen Rods from the Middle of the well and from thence on a Strait Course to the middle of the well which will Strike the Post of the Barn Standing at the Southwesterly Corner of the Barn floor, and from the middle of the well to the Northeast Corner of the Dwelling House and then by the Easterly End and Southerly Side of the House to the highway and then by the Highway to the Bounds first mentioned, also another Piece on the lower field Containing four acres and Ninety Nine Rods lying on the Notherly Side of the field Bounding Notherly by land belonging to the Heirs of Timothy Hilyard Deceas'd as the fence now is so far as their Land goes, and then Continuing the Same Course to the Meadow, and then by the Edge of the meadow to a Stake Set up half a Rod Southerly of a Large Pine Stump on the Edge of the Bank, And from thence westerly to a Small Swamp white Oak Spotted Standing by the fence at the westerly End of the field ten Rods from the Northwesterly Corner of said field, And from said Oak to the Northwesterly Corner of said field ten Rods as the fence now is We have Also set off to her of the Meadow adjoyning to said field One acre and One hundred & fourteen Rods Bounding Notherly by Taylors River so Called Easterly by meadow Sold to Deacⁿ Josiah Bachelder westerly by the meadow Sold to Cap^t Jonathan Moulton As the Stakes are now set up And Southerly by the Upland, which makes the full of her thirds —

And it is to be Understood that there is liberty Reserv'd to the heirs of the said Benjamin Deceas'd & their Assigns of Passing thro' the Upper End of that part of the lower field which we have

set off to the said Dorothy for her thirds for to Come at the Land belonging to them that being the only Place where there is Con-
veniency of Passing —

And this we make as our Return Dated the twenty fifth Day of July Anno Domini 1757 As Witness Our hands. —

Joseph Worth
Josiah Bachelder
Andrew Webster
Jonathan Swett
Jeremiah Lane

JOSEPH BUSS

1756

PORTSMOUTH

[Bond of Joseph Buss of Portsmouth, joiner, with Joseph Alcock of Portsmouth, shopkeeper, and James Kielle of Dover, tailor, as sureties, in the sum of £1000, Jan. 28, 1756, for the administration of the estate of his father, Joseph Buss; witnesses, William Parker, Richard Philpot.]

[Lydia Buss of Portsmouth, widow, renounces administration on the estate of her husband, Joseph Buss of Portsmouth, joiner, Feb. —, 1756, in favor of Joseph Buss, oldest and only surviving son; witness, John Paine.]

[Administration on the estate of Joseph Buss granted to his son, Joseph Buss, Feb. 25, 1756.]

[Probate Records, vol. 19, p. 465.]

[Inventory, June 30, 1756; amount, £2646. 1. 0; signed by Daniel Jackson and Samuel Waters.]

FRANCIS FOOTMAN

1756

DURHAM

In the Name of God Amen I Francis Footman of Durham In the Province of New Hampshire husbandman Being aged *

* *

[Bond of John Sullivan, same sureties, amount, and date, for the guardianship of Thomas Footman, son of Francis Footman; witness, William Parker.]

Pursuant to a Warrant from the Hon^{ble} John Sherburne Esq^r Judge of the Probate of Wills &^e for the County of Rockingham Directing and appointing us the Subscribers a Committee to Divide the Real Estate of Francis Footman late of Durham Deceased have Done it in the following manner Viz. We have set off to Thomas Footman Eldest son of said Deceased one half of said Real Estate as follows The late homestead Farm of said Deceased containing about Forty Three Acres, Laying on the North Side of the Highway that leads from Durham Falls, to Durham Point (so called) and Adjoining thereto, and is Bounded Westerly by Land of the Heirs of Daniel Davis Deceased, North-erly by land of Abraham Stevenson & Jonathan Warner Esq^r and Easterly by land of said Jonathan Warner as the same was held & Improved by said Deceased. Also a lot containing about Six Acres and one half Acre adjoining the Aforesaid highway on the South Side thereof and opposite to the aforesaid Homestead, and Bounded westerly by Land of the Heirs of the Afores^d Daniel Davis, Southerly by land Lately belonging to Benjⁿ Mathes Esq^r Deceas^d & Easterly by land laying Common —

Also About Sixteen Acres of Land in said Durham at a place Called & known by the Name of Colleys Marsh Including part of said Marsh Bounded Southerly by land of Daniel Warner Esq^r Northerly by a highway Westerly by land of Joseph Smith, & Easterly by land of Stephen Willey, as the Same was held & Improved by the Testator —

To John Footman the other Son of Said Deceased for his half a Sixty Acres Lot of Land laying partly in Durham Aforesaid, and partly in the Parish of Lee as the same was granted by the Town of Dover to Thomas Footman Father of said Francis, and laid out to him as will appear by the said grant & Return & Dover Records — Also about Nineteen Acres and one half Acre

of Land in Durham Aforesaid adjoining Colleys Marsh Afores^d and is Bounded on Every Part by land of Valentine Mathes Esq^r & Daniel Warner Esq^r as the same was held & Improved by the said Francis Footman in his lifetime — Witness our hands at Durham the 13th day of April 1774

Volintine Mathes	} Committee
John Smith	
E Thompson	

LAWRENCE STRAW

1756

SOUTH HAMPTON

In the Name of God Amen. I Lawrence Straw of South-Hampton in the Province of New-Hampshire in New-England Husbandman being Weak in Body * * *

Item — Secondly I give to my well beloved Wife Abia Straw the use and Improvement of one half of my Real Estate the East End of my House and all the Cellar the one half of all my Stock and one half of my Household goods and Household Stuff These I give her the use and Improvement of So long as She remains my Widow.

Item Thirdly I give to my Son Moses Straw Twenty Five Shillings Lawful Money or Five Pounds old Tenor as Money now passes to be paid him by my Executor within Six Months after my Decease —

Item Fourthly I give to my Son Ezra Straw the other half of my Real Estate and the other half of my Stock, and if my Wife Abia Straw refuses my Will and chooseth to stand by the Law, then I give to my son Ezra Straw two Thirds of my Real Estate and two thirds of all my stock with all my husbandry utensils, and after the Decease of my wife I give him the whole of all my real Estate and the whole of my stock. I give him all my Husbandry utensils and Implements to take Possession of immediately after my Decease.

Item Fifthly I give to my Daughter Hannah Straw Three Hundred Pounds old Tenor as money now passes, the one Half to be paid her within Six months after my Decease, and to be paid with the one Half of my Household Goods and Household stuff if they are Valued at one Hundred and Fifty Pounds old Tenor, and if they are not Valued so high as to amount to it then the rest to be paid her in money, and if they amount to more than one Hundred and Fifty Pounds old Tenor yet my will is that the one Half of all my Household goods and house hold Stuff be delivered to her within Six months after my Decease. And my will also is that the other Hundred and Fifty Pounds be paid her within Six Months after the Decease of my Wife Abia Straw, as the first one Hundred and Fifty Pounds was paid That is to say to be paid out of the other Half of my House hold goods, and house hold stuff if they are Valued So high as to amount to One hundred and Fifty Pounds old Tenor But if not, then the remainder to be paid in Money. But yet if they amount to more than one Hundred and Fifty Pounds yet my Will is that they be Delivered to her by my Executor, or if Either the first Half, or the Second half of my Household Goods and Household Stuff do not amount to one Hundred and Fifty Pounds Old Tenor Each, that then my Executor pays her the remainder in Money at the Expiration of Each Time. My will further is that if my Wife refuseth to accept of my Will and if She accepts of what the Law allows her then my Daughter is to have two Thirds of my Household goods and two thirds of my household stuff delivered her by my Executor within Six Months after my Decease, But if they do not amount to Two Hundred Pounds Old Tenor, then the rest to be paid her by him in money, and the Other Third part of my Household goods and House hold stuff to be delivered to her within six months after the Decease of my Wife, and if they do not amount to One Hundred Pounds Old Tenor, then the rest to be paid her in Money, But yet if they amount to More yet my Will is that they are all of them delivered to her, by my Executor.

Finally I do make Ordain and constitute my son Ezra Straw to be Sole Executor * * * In Witness whereof I have Set my Hand and Seal this Twenty Ninth Day of January Anno Domini One Thousand Seven Hundred and fifty Six and in the Twenty Ninth year of the Reign of George the Second King over great Britain &

his
Lawrence + Straw
Mark

his
[Witnesses] Prince + Flanders, Morrill Flanders, Israel Straw
mark

[Proved May 26, 1762.]

[Inventory, July 27, 1762; amount, £5788. 1. 0; signed by Abner Morrill and James Graves.]

JOSIAH BURLEIGH

1756

NEWMARKET

In the Name of God, Amen. The third Day of February 1756. I Josiah Burley of the Parish or Town of New Market within his Majesties Province of New Hampshire in New England House Carpenter, being very sick, and weak in body
* * *

Imprimis. I give and Bequeath To Hannah my dearly beloved Wife The one half of all my Land, & orchard adjoyning To my Dwelling House; and the Kitchen and bedroom and half the Dary in the East End of my Dwelling house; and sufficient Room in my barn To keep her Cows & Sheep and Their hay So Long as she shall Continue My Widow. I also give and bequeath to my Wife, one Cow, & one heifer of Three years old, and Three Sheep & all my houshold Goods, Beds & Bedding &c., for her own forever, and also a Sufficiency of fire wood for

her during her widdowhood; To be brought to her Door, by my Execr^{tr} hereafter named.

Item I give and bequeath To my well Beloved Son Josiah, (whom I do hereby ordain, & appoint to be sole Exec^{tr} of this my last Will and Testament) all my Lands & buildings, Stock, & utensils of all sorts, Bills, Bonds, notes, &c Even all my Personal & Reall Estate (Excepting what I have bequeathd To my wife as above.) and What is bequathd To her During her widdowhood I bequath to him, after her Death, or after she ceaseth to be my Widdow, by marrying again, he Paying my Debts, and funeral Charges &c

Item I give and bequath To my well beloved son Thomas, one hundred, & fifty Pounds in Work, or Lumber, in old Tennor: fifty Pounds of it within half a year after my Decease, & the other hundred within one year & half after my Decease, To be paid by my Exec^{tr} above named.

Item I give & bequeath to my well beloved Son Samuel, one hundred & fifty Pounds old Tennor, To be Paid by s^d Exec^{tr}; In work about his building; When he shall build an house &c

Item I give and bequeath to my well beloved Daughter Elizabeth one hundred Pounds old Tennor; To be Paid by Said Exec^{tr} within four years after my Decease. * * *

His
Josiah + Burley
Mark

[Witnesses] Benjamin Smart, John Bartlett, Joseph Sandborn.
[Proved Feb. 25, 1756.]

[Warrant, Feb. 25, 1756, authorizing John Bartlett, tanner, and Robert Smart, yeoman, both of Newmarket, to appraise the estate.]

[Inventory, May 4, 1756; amount, £3864. 17. 0; signed by Robert Smart and John Bartlett.]

SETH RING

1756

PORTSMOUTH

In the Name of God Amen I Seth Ring of Portsmouth in the Province of New Hampshire Husbandman being Weakly & Infirm of Body * * *

Item I give & Bequeath to my Son Benjamin the Desk which Stands in the Room where I usually Lodge & the Sum of five Shillings New Tenor bills of Credit of Said Province I having heretofore given him what I Principally Design'd he Shoud have of my Estate

Item I give & Bequeath to my Sons Eliphalet & Seth & my Daughter Mary Huntress who are all now at Halifax (as I Suppose) to Each of them besides what I have already done for them the Sum of One hundred Pounds old Tenor Bills of Credit aforesaid or Equal thereto to be paid by my Executor Immediately after my Decease —

Item I give & bequeath to my Daughter Jane Alcock one of my Beds viz the Best I have with the Bedstead & one pair of Good Sheets & one pair of Good Blankets & a Good Coverlid — She to have her Choice of these things

Item I give & bequeath to my Daughter Elizabeth Shackford my Riding Chair & my Second best Bed with a pair of Good Sheets & a pair of Good Blankets & a Coverlid as aforesaid after my Daughter Alcock has Chosen them which I have given to her as aforesaid I having heretofore done what I coud afford for my Said Daughters

Item I give & bequeath to my Son Josiah All my Wearing Apparel that I Shall leave both Wollen & Linen Buttons Buckles Shoes & Every thing of my Wearing Apparel —

Item I give & Bequeath to my Son George (if he Ever Comes to Demand it) the Sum of Ten Pounds old Tenor — afores^d

Item I give & Bequeath to my Daughter in Law Hannah Simmes the Cow which We have usually milk'd for the Family's use & kept at Home — And as I have Built an Addition to the House which was her Fathers & a Barn upon the Land that was

his I give my Right in & to the Said Buildings to the Said Hannah her Heirs & assigns In Consideration of her kind Care of & Dutiful behavior Towards me — Item all the Rest & Residue of my Estate I give & Bequeath to my Son Joseph Ring & Constitute & appoint him to be Sole Executor of this my Last Will & Testament ordering him to pay all my Debts & Legacies — & I hereby Revoke all other Wills by me heretofore made — But as I have a Right in the Social Library in Portsm^e aforesaid It is not my Intention that my Said Son Joseph Shoud have that as he does not Live in Said Town & woud not be of use to him I therefore hereby give & Devise & bequeath all my Right in Said Library (being a full Share & Right of an Original Proprietor with all additional Purchases of Rights) unto my Grandson Joseph Alcock the Son of my Said Daughter Jane to him his Heirs & Assign's —

In Witness whereof I have hereunto Set my hand & Seal the fifth Day of February Anno Domini 1756

Seth Ring

[Witnesses] Tho^s Wibird, Thales Greenwood, William Parker.
[Proved May 30, 1757.]

[Bond of Joseph Ring of Scarborough, Me., mariner, with John Hart and Joseph Alcock, shopkeeper, both of Portsmouth, as sureties, in the sum of £1000, May 30, 1757, for the execution of the will; witnesses, Samuel Watts, T. Greenwood.]

DAVID BEVERLAND 1756

LONDONDERRY

In the Name of god Amen

I David Beverland of Londonderry within the province of Newhamp^r In New England Yeman being Very much Indisposed In Body * * *

Imprimes I Gave and Bequeth to my Dearly Beloved Son Thomas Beverly one third part of my whole Estate

Item I Give and Bequeath to my two Dearly Beloved Daughters Elisabeth and margrate Beverly one other third part of my Real and personall Estate to be Divided Equally Between them Both

Item I Give and Bequeth to my Younger Son David Beveraland the other third part of my Estate

Likewise I order that if it please god in his providence to call of either of them by Death or more then one of them without an hier or eishew that thier part Shall Equally be Divided among the Rest of the Remaing children and I Do Nominate and constute John Barrett and Joseph Boyes Exacutors * * * In witness whereof I Do hearunto Set my hand and Seal this Seventh Day of February Anno Dominie 1756 and In the Twenty ninth year of his majestys Reign

his
David X Beverland
Mark

[Witnesses] James Boyes Ju^r, Joseph bell, William Rogers.
[Proved May 26, 1756.]

[Warrant, March 6, 1756, authorizing James Nesmith, Jr., and Thomas McClary, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, attested May 25, 1756; amount, £390. 5. 3; signed by Thomas McClary and James Nesmith, Jr.]

[Account of the settlement of the estate; receipts, £1958. 18. 6; expenditures, £302. 11. 6; allowed May 24, 1758.]

JOHN FOLSOM

1756

EXETER

In The Name of God Amen This Twelveth Day of Febuary anno Domini 1756 I John Foulson of Exeter in the province of Newhamp Gentelman * * *

I Give and bequeath unto my beloved Wife Mary the Use and Improvement of my Two Little Romes in my Dwelling hose (viz) my bead Rom & Little Chitchen where there is a Fier Place in Each Roam & the Celler under the Said bead Rom & allso I Give unto my Said Wife one Cow & Six Sheep and to be Kept on my Whome Place Summer & Winter and my Will is That my Said Wife Shall have Two Galons of Rum and Two galons of melasses a year & yearly During the term here after mentiond and Like wise to have one hunderd wait of Good Pork and one hunderd Pound of Good Beafe Ten bushels of Inden Corn Two barels of Cyder and what appels She Shall have accation of for her own use both Summer & Winter and what fier wood She Shall have accation for Cut & haled to her Door and The use of a horse to Ride to meeting all During her naturel Life or So long as She Remains my Widow and all to be at The Coust of my Excutors Equally between them and allso I Give to my Said Wife one Coverled & Two blankets

It^m I Give unto my Son Peter Foolsom and to his heirs & assing fer Ever all my Lands That I have att Purscassett (So Caled) That adjoyns to my Said Sons home place that he now lives on the Said Lands Lyes Partly in Exeter & partly in Newmarket he my Said Son Peter Paying The one halfe of all my Debts & the one halfe I Given to his mother and The Legseys That I Shall order him in This my Last Will and Testement

It^m I Give unto my Son Joshua Folsom and to his heirs & assings for Ever Fifty acres of Land lying and being in the parish of Epping and being the one halfe part of That hunderd acre Lot which Was allowed & propotiond To me by a Commitee Chosen by the Town of Exeter and lays in the Second Raing The Said fifty acres above mentioned being all The Remainder Part of The above Said Hunderd acres but what I have Convayed to my Said Son allredey by Dead and I Give to my Said Son Joshua Two barels of Cyder yearly for Ten years after Deceeeace and to be Deliverd to him by my Son Josiah Foolsom at his house in Exeter

It^m I Give unto my Son Josiah Foulson and to his heirs and assings for Ever, all my home place That I now live on in Exeter & like wise all my buldings of all Sorts (Exepting one Quarter of an acre and The house Standing Thereon Which I Shall here after in This my Last Will Give to my Daughter Susannah Bean) The Said Lands Is bounded northerly Partly on The Country Road and Partly on The above mentioned Quarter of an acre and Easterly on Land of oliver Smith & Southerly on Land of John Leavit and Westerly on Land belongin To The heirs of Benjamin Foulson Decest also I Give unto my Said Son Josiah & his heirs & assings all my Lands which I have on the South Side of Walls Cove (So Caled) in Exeter afore Said be the Lands more or Less and I Give to my Said Son Josiah all my Utensells for husbondry He my Said Son to Com into Porsition There of at my Deceece Excepting What I have Given to his mother During the Term before mentioned and That at her Deceece or marriage my Said Son Josiah Paying halfe my Just Debts and The Legices as I Shall order him in this my Last Will and The halfe of my furnal Charges

It^m I Give unto my Daughter Mary Foulson Fifty Pounds old tener money to be Paid to her by my Son Peter Folsom The one halfe in one year after my Deceece The other Twenty five Pounds old ten in Two years after my Decece

It^m I Give unto my Daufter Elisabeth Thirston fifty Pounds old-tener money and to be paid to her by my Son Josiah Folsom and to be paid to her Twenty five Pounds old ten in one year after my Deceece and The other Twenty Five Pounds old ten in Two years after my Deceece

It^m I Give unto my Two Dafters (viz) mary Foulson and Elisabeth Thirston and to There heirs and assings forever Equaley to be Devided betwen Them for Quantity & quality All That Thirty acres of Land more or Less Lying att Dear Hill (So Caled) in The parish of Brintwood and Lays att The head of John Things Grant northerly on Capt John Gilmans Land or belonging to his heirs Southerly on oliver Smiths Land and

Westerly on Land belonging To The heirs of Benjamin Foolsom Deceased

It^m I Give unto my Daughter Sarah Foolsom Sixty Pound old tener and to be paid unto her by my Son Peter Foolsom and to be Paid Fifteen Pounds old tener in one year after my Deceace and So fifteen Pounds old tener yearly untill The Sixty Pounds be paid

It^m I Give unto my Daughter Susannah Bean and to her heirs & assing one Quarter of an acre of Land in my home Place and to Lay at the North East Corner of my Land and to begin adjoyn- ing to oliver Smith Land at The Countrey Road and Then to Run Westerly as The Road runs four Rods and Then to Run Southerly or Southwesterly Caring the Same breadth of four Rods untill it mark out forty Sevean Rods with The bulding which Stands on Said Land and Likewise I Give unto my Said Daughter Susannah Fifty Pounds old tener and to be paid by my Son Josiah Twelve Pounds ten Shilings old ten in one year after my Decease & So Twelve Pounds Ten Shilings yearly untill The fifty Pounds be paid

It^m I Give unto my Grand Son John Thirston one yoke of Stears Comming in Three years old at my Deceace and to be Delivered to him by my Excutors

It^m I Give unto my Three Sons Peter Joshua and Josiah all my wearing apparil Equally to be devided between them

It^m I Give unto my four Daughters Mary Elisabeth Sarah & Susannah Equally to be Devided between them all my Stock of Cattel Sheep and Swine and horse and all my hause hold Goods with Dorex Excepting what I have allredey Desposed of in This my Will and finaly I Do herely Constitute & appoint my Two Sons Peter Folsom & Josiah Foolsom to be my Excutors * * *

his

John + Folsom

mark

[Witnesses] Joseph Leavit, Rob^t Light, The: Smith.

[Proved Sept. 16, 1757.]

[Warrant, Sept. 16, 1757, authorizing Theophilus Smith of Exeter and Israel Gilman of Newmarket, gentleman, to appraise the estate.]

[Inventory, attested Nov. 28, 1758; amount, £13,584. 5. 0; signed by Israel Gilman and Theophilus Smith.]

SAMUEL NEAL

1756

GREENLAND

In the Name of God Amen I Samuell Neal of Greenland in y^e Province of New Hampshire in New England Yeoman being infirm & weak in body, * * *

Item. I give & bequeath unto my beloved Wife Elizebeth During her Nateral Life y^e Improvement of one third part of all my Real Estate & y^e Improvement of Two Cows & of Six Sheep & the improvement of half my House y^e East end from y^e Seller to y^e Garret & of half my Barn, and all y^e movables I give to her to be at her Disposal as She Shall See best —

Item I give & bequeath unto my grand Son Samuell Neal Mason the Son of my Daughter Elezabeth Mason Deces^d twenty Acres of Land on y^e South Side of my Home farm adjoyning to my Brother Deacon John Neals Land, To Run from y^e Road y^e whole length of my land & so far Northwardly as to Contain Twenty Acres, he Paying his Brother Daniel Mason y^e Son of my said Daughter Elizebeth five Pounds old Tenor in value as it Now Stands Said Legice being the Portion which I Designed for my Daughter their Mother Deces'd, & also all y^e Buildings on Said Land after y^e Death of my Wife & y^e Marriage of my Daughter Hannah if he lives to y^e Age of Twenty one Years & in Case of his Death in his Non Age the one half to go equally between my Children or their heirs the other half to his Brother Daniell Mason if he lives to y^e Age of Twenty one Years, & if not to go equally between my Daughters or their heirs.

Item I give & bequeath unto my Grandson Jonathan Neal Berry ye Son of my Daughter Genea Berry Deceas'd Eleven Acres of Land lying on y^e east end of my land Bounded Southerly partly on my own & partly on two Acres of Meddow land which I Sold to my Brother Decon John Neal Easterly on Berrys Island so Called, Northerly on land of Sam^e^l Johnson's, Westerly on my own, to Run so far Westward from said Island into my land as to Contain Eleven Acres it bearing y^e Same Wedth at y^e Westward end y^t it is from Said Deacⁿ Neals Two Acres to s^d Johnson's land with all y^e Priveledges & appurtenances to y^e Same blonging Provided y^t he live to y^e Age of twenty one Years and in Case of his Death in his Non Age ye one half of y^e land to be equally Divided between my Children or their heirs, & y^e other half to go to his Brother James Berry y^e Son of my Said Daughter Genea if he live to y^e age of Twenty one & if not to go equally between my Children or their Heirs.

Item I give unto my Daughter Hannah Neal y^e Use of one Room in my Dwelling House So long as She Remains unmarried.

Item All y^e Rest Residue & Remainder of all my Estate both Real & Personal after my Debts Legacies & funeral Charges are Paid — I give Divise & bequeath unto my four Daughters, viz. Comfort Berry, Mergeret Philbrook, Hannah Neal & Ruhamah Norton to be equally Divided between them to them & to theirs Heirs Executors Administrators & Assigns forever —

Lastly I Do hereby Constute & appoint Frances Berry & William Norton Jun^r Both of Greenland in y^e Province of New Hampshire Yeomen to be my Executors of this my last will & Testament, and I Do hereby Revoke all Other Wills heretofore by me made — In Witness whereof I have hereunto Set my hand & Seal the sixteenth Day of February one thousand Seven Hundred fifty & Six

Samuel Nel

[Witnesses] William Nortoren, Henry Clark, Simeon Dearborn.
[Proved Aug. 25, 1756.]

[Warrant, Aug. 25, 1756, authorizing Enoch Clark, innholder, and William Haines, Jr., yeoman, both of Greenland, to appraise the estate.]

[Inventory, Nov. 5, 1756; amount, £4478. 13. 0; signed by Enoch Clark and William Haines, Jr.]

ABIGAIL WALKER

1756

PORTSMOUTH

In the Name of Amen. I Abigail Walker of Portsmouth in the Province of New Hampshire Widow being in health * * *

Item I give and devise unto George Walker Shannon Nathaniel, Abigail and Margaret Shannon being the Children of My Son Nathaniel Shannon deceas'd The Sum of Five pounds Old Tenor Each to be paid out of a note of hand which my Said Son Nathaniel gave to George Walker Late of Portsmouth aforesaid Gentleman deceas'd my late husband, and by him given to me, The said Sums to be paid by my Executor as Soon as he Can Recover the Money due on the Said Note, and not until he Shall Recover the Same, in Case he Shall Endeavour the Same by all proper means —

Item I give and Devise unto Richard Cutts Shannon, William Thomas, James Noble, Nathaniel, Mary and Elenor Shannon Children of my son Cutts Shannon Five pounds old Tenor Each, to be paid by my Executor as aforesaid

Item, I give unto my son Cutts Shannon and to his heirs and assigns forever all the Rest Residue and Remainder of my Estate both Real & personal Named or unnamed wheresoever the Same is or Shall be found wheather in possession Reversion or Remainder. And I Constitute and appoint my said Son Cutts Shannon to be Sole Executor of this my last Will and Testament. And I hereby Revoke disannull and make Void all other and former wills and Testaments by me in any manner heretofore made. In Witness Whereof I have hereunto Set my

hand and Seal the Eighteenth day of February Anno Domini 1756, and in the Twenty ninth Year of his Majestys Reign —

Abig^l Walker

[Witnesses] H. Wentworth, Daniel Rogers, Joseph Allcock.

[Proved Oct. 29, 1762.]

[Inventory, attested Dec. 23, 1762; amount, £3217. 0. 0; signed by John Shackford and James Stoodley.]

[Order of court, June 13, 1763, allowing an appeal against the probate of the will to Alice Hight of Portsmouth, widow, in behalf of her children by Nathaniel Shannon of Portsmouth, deceased.]

[Bond of Alice Hight, with Joshua Brackett, physician, and Jotham Rindge, merchant, as sureties, all of Portsmouth, in the sum of £50, June 13, 1763, for the prosecution of her appeal; witnesses, Nathaniel Shannon, William Vaughan.]

BENJAMIN RICHARDS 1756

ROCHESTER

[Eleanor Richards renounces administration, Feb. 18, 1756, in favor of Joseph Hanson, on the estate of her husband, Benjamin Richards of Rochester, yeoman, "being a Private Soldjer in Col^o Blanchards Regiment in the late Expedition agst Crown point and Died Intestate in his return from Said Expedition at a place Called Licester."]

[Administration granted to Joseph Hanson of Dover April 28, 1756.]

[Probate Records, vol. 19, p. 524.]

[Bond of Joseph Hanson of Dover, with Moses Stevens of Somersworth, tanner, and Samuel Brewster of Barrington, housewright, as sureties, in the sum of £1000, April 28, 1756, for the administration of the estate; witnesses, none.]

[Account of the settlement of the estate: receipts, £141. 10. 0; expenditures, £147. 18. 6; expenditures are credited to the estate of Joseph Hanson, administrator; filed June 20, 1757.]

[Administration de bonis non granted to John Gage June 30, 1762.]

[Probate Records, vol. 22, p. 397.]

[Bond of John Gage of Dover, with Cutts Shannon of Portsmouth, gentleman, and William Parker of Kingston as sureties, in the sum of £500, June 30, 1762, for the administration de bonis non of the estate; witnesses, Joseph March, Richard Cutts Shannon.]

[Warrant, June 30, 1762, authorizing Charles Baker of Somersworth, blacksmith, and Solomon Hanson of Dover, yeoman, to appraise the estate.]

[Inventory, Sept. 20, 1762; amount, £2135. 16. 6; signed by Charles Baker and Solomon Hanson; also an inventory of the estate of Joseph Richards of Rochester, same date, John Gage, administrator; amount, £2203. 14. 0; also signed by Charles Baker and Solomon Hanson.]

[Warrant, July 27, 1763, authorizing Charles Baker of Somersworth and Solomon Hanson of Dover to receive claims against the estate.]

[List of claims; amount, £1512. 16. 2; signed by Charles Baker and Solomon Hanson; filed May 30, 1764.]

[Account of the settlement of the estate; receipts, £1743. 19. 5; expenditures, £1202. 11. 10; mentions two children under 7 years of age; allowed June 1, 1770.]

[Settlement of claims; amount of claims, £1512. 16. 2; amount distributed, £541. 7. 7; allowed June 21, 1770.]

AMOS CLARK

1756

HAMPSTEAD

[Sarah Clark renounces administration on the estate of Amos Clark of Hampstead Feb. 20, 1756, in favor of Capt. Jonathan Carleton of Plaistow.]

[Administration granted to Jonathan Carleton of Plaistow, gentleman, Feb. 25, 1756.]

[Probate Records, vol. 19, p. 465.]

[Bond of Jonathan Carleton, gentleman, with Thomas Hale and Moses Belknap, yeomen, as sureties, all of Plaistow, in the sums of £500, Feb. 25, 1756, for the administration of the estate of Amos Clark of Hampstead, yeoman; witnesses, William Parker, Titus Salter.]

[Warrant, Feb. 25, 1756, authorizing Peter Morse and John Webster, both of Hampstead, gentlemen, to appraise the estate.]

[Inventory, attested March 26, 1756; amount, £604. 17. 0; signed by Peter Morse and John Webster.]

[Account of the administrator; receipts, £898. 3. 8, personal estate; expenditures, £872. 4. 1; allowed Jan. 30, 1760.]

AARON STEVENS

1756

PLAISTOW

[Elizabeth Stevens renounces administration on the estate of her husband, Aaron Stevens of Plaistow, in favor of "one of the Children," Feb. 24, 1756; witnesses, Ebenezer Noyes, James Noyes.]

[Administration granted to John Stevens of Plaistow, husbandman, Feb. 25, 1756.]

[Probate Records, vol. 19, p. 465.]

[Bond of John Stevens, husbandman, with Jonathan Carleton, gentleman, and Moses Belknap, yeoman, as sureties, all of

Plaistow, in the sum of £500, Feb. 25, 1756, for the administration of the estate; witnesses, William Parker, Titus Salter.]

[Warrant, Feb. 25, 1756, authorizing Thomas Johnson and Ebenezer Noyes, both of Plaistow, yeomen, to appraise the estate.]

[Aaron Stevens of Kingston, son of Aaron Stevens of Plaistow, consents that his brother, John Stevens, administer the estate of their father, March 3, 1756; witnesses, Thomas Johnson, Ebenezer Noyes.]

[Inventory, April 26, 1756; amount, £728. 16. 0; signed by Thomas Johnson and Ebenezer Noyes.]

[Warrant, Feb. 23, 1757, authorizing Jonathan Carleton, gentleman, Thomas Johnson, Moses Stevens, Ebenezer Noyes, yeomen, all of Plaistow, and John Webster of Kingston, yeoman, to set off the widow's dower.]

Provence of }
New Hampsher } Plastow Apriel the 19th 1757 We the Sub-
scribers Being Appointed as A Committee
to Seet off to Elizabeth Stevens of Kingstown widow Reluit to
Aaron Stevens Late of Plastow Deceased which Happens to her
of the Real Estate of her Late Husband aforesaid one full third
Part there of According to Quantity & Quality, that is to Say
Begining At a Stake and Stones by Land of Thomas Johnsons &
so Runing North Easterly by said Johnsons Land to a Stake &
Stons by Land of John Stevens that he had of his Honnoured
Father thence Runing North westerly nine Rods by said Stevens
Land thence Runing south westerly to a stake and stons standing
by the backside of the House, and so through the House to a
Stake that Stand aboute a Rod a fore Side of said House, thence
Runing Easterly aboute four Rods to a Stake and Stones, thence
westerly to a stake and stones Standing by the Road that Leads
to Plastow meeting House thence Runing four Rods by said
Road to the bound first menched

In Witness whereof we have here unto set to our Hands

John Webster

Moses Stevens

Thomas Johnson

[Account of the settlement of the estate; receipts, £423. 8. 0; expenditures, £501. 19. 8; allowed Dec. 26, 1757.]

[License to the administrator, April 27, 1758, to sell the widow's dower, she being deceased.]

[Additional account; receipts, £103. 0. 0; expenditures, £118. 14. 8; allowed Nov. 25, 1760.]

[Guardianship of Mary Stevens, aged less than 14 years, daughter of Aaron Stevens, granted to Thomas Wadleigh of Kingston March 26, 1760.]

[Probate Records, vol. 21, p. 404.]

[Bond of Thomas Wadleigh of Kingston, yeoman, with Nathaniel Bartlett and John Bradley, both of Plaistow, yeomen, as sureties, in the sum of £500, March 26, 1760, for the guardianship of Mary Stevens; witnesses, William Parker, Eleazer Emerson.]

JOSEPH TAYLOR

1756

CHESTER

[Guardianship of Ann Taylor, minor, aged more than 14 years, daughter of Joseph Taylor of Chester, deceased, granted to Abraham Drake of North Hampton, yeoman, Feb. 25, 1756.]

[Probate Records, vol. 19, p. 464.]

JAMES VARNUM

1756

CHESTER

[Administration on the estate of James Varnum of Chester granted to his widow, Abigail Varnum, April 28, 1756.]

[Probate Records, vol. 19, p. 518.]

[Bond of Abigail Varnum of Chester, widow, with Samuel Emerson of Chester and Samuel Rankin of Londonderry, innholder, as sureties, in the sum of £500, April 28, 1756, for the administration of the estate; witnesses, William Parker, James Norris.]

[Warrant, Feb. 25, 1756, authorizing Samuel Emerson and John Webster, both of Chester, to appraise the estate.]

[Inventory, March 13, 1756; amount, £1633. 15. 0; signed by Samuel Emerson and John Webster.]

TIMOTHY DALTON

1756

NORTH HAMPTON

In The Name of God Amen I Timothy Dalton of North Hampton in the Province of New Hampshire in Newengland Being Weak in Body * * * I Give and Bequete unto my Son John all my land in Epsom and all that is Growing Thereon & One Bed and I Give unto my Son John a Yoke of Oxen I Give unto my son John my Colt only to Pay my Son Josiah Thirty Pounds Old Tenor in Money or Bills of Cred^t for it and I Give unto my Beloved Son Timothy & To my Beloved Son Josiah all my Salt Marsh in Hampton and my house and Barn and all the Land Belonging unto them where they now Stand in North hampton and I Give to Timothy and to Josiah all the Remaining Part of my Stock that I have not yet Dispos'd of to be Equally Divided and I Give all my Inden and English Corn to my Son Timothy & to my Son Josiah & to my Son Michal and to Be Equally Divided and I Give to my Son Timothy & to Josiah & to Michal all my Hay I Give unto my Daughter Sarah Prescut forty Shillings Old Tenor Bills of Cred^t and I Give unto my Daughter Abigail fifty Pounds Old Tenor Bills of Cred^t and Allso One Cow I Give unto my Daughter Meheteble fifty Pounds Old Tenor Bills Cred^t and I Give unto my Daughter Meheteble

One Cow and I Give unto my Daughter Hannah fifty Pounds
 Old Tenor Bills of Cred^t & One Cow I Give unto my son Michal
 One Hundred Pounds Old Tenor Bills of Cred^t I Give my
 Daughter Abigail my Loom that I Weave in and all the Tackling
 I Give All my flax to Abigail my Daughter and to Meheteble and
 to Hannah I Give my two Best Hatts to Timothy and my felt hat
 to Josiah and I Give my Close to Timothy and to Josiah I Give
 unto my Three Daughters Abigail Meheteble & Hannah A
 Priveledge in the House & I Give also to my three Daughters
 there Equally Shears in the Houseell Goods till they Are Better
 Provided for I Give to my Son Timothy my Gun and I do Ordain
 and appoint my two Sons my Brother Michal & my Son Tim-
 othy & Josiah to Be my Excetitors and Excecetrix to this my
 Last Will and Testament in Wittness Whereunto I have Set my
 Hand and Seal this 23th Day of Feberey 1756 and in the Twenty
 Eight year of the Reighn of Our Most Sovereign Lord George the
 King the Day and date Above Mentioned

Timothy Dalton

[Witnesses] Sim Dearbun, Jonathan Marston, Joshua Wentworth.

[Proved April 8, 1756.]

[Warrant, April 8, 1756, authorizing John Hobbs, Capt. John Leavitt, and Jeremiah Dearborn, all of North Hampton, to appraise the estate.]

[Inventory, April 9, 1756; amount, £4272. o. o; signed by John Hobbs, John Leavitt, and Jeremiah Dearborn.]

JOHN JOHNSON, JR. 1756 HAMPSTEAD

[Administration on the estate of John Johnson, Jr., of Hampstead, yeoman, granted to his mother, Mary Johnson of Hampstead, widow, March 3, 1756.]

[Probate Records, vol. 19, p. 476.]

[Bond of Mary Johnson of Hampstead, widow, with John Hogg of Hampstead, yeoman, and James Dwyer of Portsmouth, truckman, as sureties, in the sum of £500, March 3, 1756, for the administration of the estate; witnesses, William Parker, Mary Parker.]

[Warrant, March 3, 1756, authorizing John Muzzey and Benjamin Kimball, both of Hampstead, yeomen, to appraise the estate.]

[Inventory, attested March 17, 1756; amount, £3078. 5. 0; signed by John Muzzey and Benjamin Kimball; additional inventory adds £5. 10. 0.]

[Account of the settlement of the estate; receipts, £1205. 4. 0, personal estate; expenditures, £681. 3. 11; allowed June 9, 1758.]

[Agnes Johnson, widow of the deceased, acknowledges receipt from the administratrix of £16. 0. 0, June 7, 1758; witnesses, John Muzzey, James Vance.]

OBADIAH CLOUGH

1756

KINGSTON

[Bond of Sarah Clough, widow, with Isaac Smith, innholder, and Thomas Wadleigh, yeoman, as sureties, all of Kingston, in the sum of £500, March 6, 1756, for the administration of the estate of Obadiah Clough of Kingston, yeoman; witnesses, Paul Chase, Daniel Brown.]

[Inventory, March 29, 1756; amount, £2134. 0. 0; signed by Henry Morrill and Isaac Smith.]

[Warrant, Sept. 7, 1762, authorizing Israel Dimond, gentleman, Nathan Jones, Moses Colby, yeomen, all of Hawke, Ichabod Shaw of Sandown, gentleman, and Daniel Beede of Brent-

wood, yeoman, to divide the real estate among Edward Eastman and his wife Sarah, who was widow of the deceased, and the three daughters.]

Province of } To the Hon^{ble} Richard Wibird Esq^r Judge of
Newhamp^r } y^e Probate of wills &c for said Province —

We the Subscribers being by your Honours warrant appointed a committee to Divide the Real Estate of Obadiah Clough Late of Kingstown in said Province Deceas^d Intestate &c —

Accordingly we have met view^d valued divided & Set off the Same in the following maner viz. To Edward Eastman & Sarah his wife who was the wife of y^e Said Intestate as her Dower of y^e Said Estate a full third Part begining at a stake & Stones by the fence between Said deceased & moses Colby than to Run South Six degrees west to a Stake & Stones by the Side of Nathan Joneses Land than to Extend Easterly Carreing the full breadth of y^e Said Deceaseds Land to the Extent thereof twelve acers & one half more or Less also the one third of the house & barn

The other two thirds we have Divided to and among the Children of the said deceas^d In the following maner —

to Judeth the First Share begins at the Bounds of the widows Dower at Colbys Land than Runs westerly thirty one Rods on said Colbys Land to a stake & Stones than South Six degrees west about forty three Rods across Said deceas^ds Land to a stake & Stones than Easterly Carriing the full breadth of Said Deceas^{ds} Land to the Said Dower Reserveing a drift way if one Rod wide by Colbys Land to the Said Dower or thirds Eight acers more or Less —

also we allow the Said Judeth y^e two ninth Parts of y^e house & Barn

To Mary the Second Share Begins at the first mention'd bound of Judeths Share than Runs westerly Forty four Rods to a stake & Stones than South 6 Degrees west across Said deceaseds Land to a stake & Stones than Easterly Carring the full Bredth of Said deceaseds Land to Judeths Share Eleven acers & one

half more or Less also the Two Ninths of y^e house & Barn Reserveing a drift way of one Rod wide from y^e house to Judeths Share by Said Colbys Land also Covenant Previlidge to Pass to & from the house & Barn —

To Sarah the third Share begins on Marys Share Runs west-erly Carring the full bredth of Said deceaseds Land to the Extent thereof Eighteen acers & one half more or Less also the Two ninth Parts of y^e house & barn this division made by us this 28th day of September 1762 —

Israel Dimond	} Committee
Daniel Beede	
Moses Colbey	

[Account of the settlement of the estate; receipts, £821. 0. 0, personal estate; expenditures, £1008. 10. 0; mentions "Nursing the Eldest Daughter of the Intestate for 7 years, She being week & helpless . . . bringing up 2 Small Children of the Intestate"; allowed Oct. 27, 1762.]

HANNAH BLAGDON

1756

PORTSMOUTH

[Administration on the estate of Hannah Blagdon of Portsmouth, widow, granted to Samuel Dalling of Boston, Mass., mariner, March 15, 1756.]

[Probate Records, vol. 19, p. 483.]

[Bond of Samuel Dalling, mariner, with John Clark and George Janvrin, mariners, as sureties, all of Portsmouth, in the sum of £500, March 15, 1756, for the administration of the estate of Hannah Blagdon, single woman; witnesses, William Parker, Andrew Wiggin.]

[Warrant, March 15, 1756, authorizing Daniel Jackson and John Shackford, gentlemen, both of Portsmouth, to appraise the estate.]

[Inventory, March 20, 1756; amount, £382. 14. 6; signed by Daniel Jackson and John Shackford.]

[Account of the settlement of the estate; receipts, £462. 19. 6; expenditures, £186. 3. 0; allowed Nov. 30, 1757.]

PETER HAYES

1756

DOVER

In the Name of God Amen, this Sixteenth Day of March Anno Domini one thousand Seven Hundred & fifty Six; I Peter Hayes of Dover in y^e Province of New Hamps^r in New-England Husbandman Being in good health of Body * * *

Imprimis, I Give to my Beloved Wife Sarah Hayes y^e fourth Part of y^e Produce of y^e Land which I Gave to my Son Reuben Hayes by one Deed of Gift, namely one fourth Part of y^e Produce of s^d Land, of every kind, Yearly & every Year, y^e s^d Land to be manured & Tilled by my S^d Son Reuben, & y^e fourth Part of ye Produce or Crops of S^d Land, to be well & Seasonably Secured & Housed for y^e use of my s^d Wife, by my s^d Son Reuben, or at his Cost & Charge, Yearly & every Year During y^e Term of her Continuing my Widow. I also Give to my s^d Wife to her own Disposal, Two Cows & four Sheep & Two Swine, being Part of y^e Live Stock which I Shall leave upon y^e Place on which I now live; And also y^e one half of my Household Goods & furniture, Except one Bed & y^e Bedding belonging to it. I Give to my s^d Wife During y^e Term of her natural life, & at her Decease I Give S^d Household Goods & furniture to my Daughter Anna Hill And my Will is that my S^d Son Reuben Shall Provide Convenient House Room for my S^d Wife to live in, & also good fire Wood Sufficient to keep her one fire, & likewise Barn Room Sufficient to House her fodder & Cattle, & all During y^e Term of her Continuing my Widow.

Item I Give unto my s^d Son Reuben Hayes & to his Heirs and Assigns forever all my Homestead Land Dwelling House & Barn

& Orchard, Standing upon S^d Land, in Dover afores^d, which I have also Convey'd unto him by one Deed of Gift under my Hand & Seal; I also Give unto my S^d Son Reuben Twenty Shillings, old Tenor, to be Paid him by my S^d Executor within y^e Term of one Year after my Decease.

Item, I Give unto my Son Benjamin Hayes & to his Heirs & Assigns for ever one Hundred Acres of Land in y^e Two Mile Streak, So Called, in Barrington, where he now lives, which Land I have also Convey'd unto him by one Deed of Gift under my Hand & Seal. I also Give unto my S^d Son Benjamin, & to his Heirs & Assigns for ever, one Third Part of my Lands in Rochester, both in y^e Divided in y^e undivided Lands in S^d Town.

Item, I have heretofore Given to my Son John Hayes Eight Hundred Pounds Cash, Old Tenor; And I do now hereby also Give unto him my s^d Son John & to his Heirs & Assigns for ever the one Third Part of my Lands in Rochester aforesaid; both in y^e Divided & in y^e undivided Lands in s^d Town; & also one Yoke of Steers, Two Years Old, which I Shall leave upon the Place where I now live.

Item. I Give unto my Sons Ichabod & Elijah Hayes & to thier Heirs & Assigns for ever, the following Tracts of Land Lying in Berwick in y^e County of York, viz: one Tract of Land which I Purchased of my s^d Son Reuben Hayes, Containing about one Hundred & Six Acres, together with y^e Dwelling House Barn & Orchard Standing & Being upon S^d Land; And also another Tract of Land in S^d Berwick which I Purchased of Elihu Gunnison Esq^r Containing fifty Acres; And also another Tract of Land in S^d Berwick Containing forty Acres, being Part of an Hundred & forty Acre Lot which I Purchased of s^d Gunnison, the other Hundred Acres of s^d Lot I Sold to Samuel Clements of Summersworth, all which Tracts of Land I have also Convey'd to my s^d Sons Ichabod & Elijah by one Deed of Gift under my Hand & Seal, to be Equally Divided between them. I also do hereby Give unto my s^d Sons Ichabod & Elijah & to thier Heirs & Assigns for ever, the one Third Part of my Lands in Rochester afores'd in y^e Province of New-Hamps^r afores'd, both in y^e

Divided & in y^e undivided Lands in S^d Town, to be equally Divided between them. I also Give unto my s^d Sons Ichabod & Elijah all my live Stock of Cattle Sheep Horse Kine & Swine which I Shall leave at my Decease, both on y^e Place where I now live, & also upon my Place at Berwick afores'd, Except Such of them as I have herein Given to my s^d Wife, & to my Son John Hayes. It is to be noted, that all y^e live Stock upon y^e Place where I now live which do Properly belong to me and which I have Disposed of in & by this Present Will, Except my Horse Kine & Swine, are Ear-Marked, by y^e Top of each Ear being Cutt off, & a Slit Cutt down in each Ear from y^e Top, after y^e s^d Piece is Cutt off & also a Notch, Commonly Call'd an half Penny, Cutt in y^e under Side of y^e Right Ear. I also Give unto my S^d Sons Ichabod & Elijah all my farming Tackling & utencils, as Yokes Plows Carts Wheels & Chains &c^r. And also one Bed & Bedding belonging unto it, and all my Wearing Apparil; & likewise whatsoever Shall be Due to me at my Decease, by Bill Bond or Note of Hand. And my Will is that all y^e Personal, as well as Real Estate herein Given to my S^d Two Sons Ichabod & Elijah Shall be Equally Divided between them.

Item. I Give unto my Daughter Anna Hill all my Household Goods, Beds Bedding & furniture belonging to them, Excepting one Bed & y^e Bedding belonging unto it, which I have, in this Present Will, Given unto my s^d Two Sons Ichabod & Elijah Hayes, & Excepting also y^e Use & Improvement of y^e one half of my S^d Household Goods, y^e use whereof I have in this Present Will Given unto my S^d Wife During y^e Term of her Natural life, & at her Decease my Will is that my S^d Daughter Anna Shall have the whole of my S^d Household Goods & furniture.

And I do hereby Constitute make & Ordain my S^d Son Benjamin Hayes to be my Sole Executor * * *

His
Peter + Hayes
Mark

[Witnesses] Jon^a Cushing, John Wood, Peter Cushing.

[Proved April 27, 1757.]

WALTER McFARLAND 1756

MANCHESTER

In the Name of God amen I Wallter macfarrien of Derryfield within the province of New Hampshier in New England Wifer Being Wieck of Body * * *

Item my Will is that my beloved Wife Elenor macfarrien Shall Have one Houndred and forty pounes old tenor out of my Rell and pernsol a Stet as Soon as Convinens will allow after Sell is med of S^d Estat together with my Beed & greet whill and Litel whill and pot & tramell —

Item My will is that my beloved son Samuel macfarrien Shall have five Shillengs paid him out of my Estate by my Exautors with what he has already got —

Item My will is that my Beloved Daughter marget m^cfarrien Shall Have one Houndred pounds old tenor out of my Estate after Sell is med of S^d Estate worth Convenint Speed

Item My will is that my Beloved Daughter marey m^cfarrien Shall Have Eightey pounds old tenor out of my Estate paid hier by my Exators —

Item My will is that my Beloved Daughter marthey m^cfarrien Shall Have Sixtey pounes old tenor out of my Estate paid hier by my Exautors —

Item My will is that my Beloved Son Joseph m^cfarrien Shall Have Sevintey pounes old tenor out of my Estate paid Him by my Exautors

Item My will is that my Hounred mouter Margout m^cfarrien Shall Have fourtey pounes old tenor out of my Estate paid Hir By my Exautors —

Item my will is that all my Rell and personal Estate Shall Be Sold By my Exatours Excep what is all Redey Excepted in order to pay the Soumes Before minesioned and if ther is aney money more In the Hands of my Exautors Efter peaying the Soumes minesioned to Be peorishned aCourding to the above Soumes all Readey minesioned —

Item And I do hereby Nominate Consitute and appoint my Belovied wife Elienor m^cfarrien and Leu^t John Hall Exautors

* * * In witness whereof I have hereunto Set my Hand and Sell this Sevintenth day of march in the twountey ninth year of Hies majistes Reigen Anno: Dom: 1756

Waltor m^efarland

[Witnesses] William McClinton, Adam dickey, Alex^r Mac-murphy.

[Proved March 31, 1756.]

[Inventory, April 20, 1756; amount, £927. 16. 6; signed by Alexander McMurphy and John Cochran.]

[Margaret McFarland, Mary McFarland, and Martha McFarland, minors, aged more than 14 years, make choice of Moses Barnett, gentleman, and James Taggart, yeoman, both of Londonderry, as their guardians, May 26, 1758.]

[Guardianship of Margaret McFarland, Mary McFarland, Martha McFarland, and Joseph McFarland, minors, children of Walter McFarland, granted to Moses Barnett and James Taggart Nov. 29, 1758.]

[Probate Records, vol. 21, p. 110.]

[Bond of Moses Barnett, gentleman, and James Taggart, with John Holmes and Robert McCurdy as sureties, all of Londonderry, in the sum of £1000, Nov. 29, 1758, for the guardianship of Margaret, Mary, Martha, and Joseph McFarland, "three of whom are upwards of fourteen years of Age," children of Walter McFarland; witnesses, William Parker, Cutts Shannon.]

[Caveat of the guardians, Nov. 29, 1758, against the allowance of the executor's accounts without their examination.]

[The guardians consent to the allowance of the executor's accounts Dec. 19, 1758, "as the widow and Children has but Little or Nothing Coming to them"; signed by Moses Barnett and James Taggart.]

[Account of the settlement of the estate; receipts, £1224. 8. 3; expenditures, £1164. 8. 3; allowed Dec. 28, 1758.]

TIMOTHY GERRISH

1756

KITTERY, ME.

[Sarah Gerrish renounces administration on the estate of her husband, Timothy Gerrish, in favor of two of her sons, Robert Elliot Gerrish and Joseph Gerrish, March 22, 1756; witnesses, William Pepprell, Elizabeth Gerrish.]

[Administration on the estate of Timothy Gerrish of Kittery, Me., granted to his sons, Robert Elliot Gerrish and Joseph Gerrish, both of Kittery, Me., March 24, 1756.]

[Probate Records, vol. 19, p. 481.]

[Bond of Robert Elliot Gerrish and Joseph Gerrish, both of Kittery, Me., gentlemen, with Hunking Wentworth and John Dennett, gentleman, both of Portsmouth, as sureties, in the sum of £500, March 24, 1756, for the administration of the estate; witnesses, William Parker, Samuel Penhallow.]

[Warrant, March 24, 1756, authorizing Shadrach Hodgdon and Joseph Drew, both of Dover, yeomen, to appraise the estate.]

[Inventory, June 17, 1756; amount, £1900. 0. 0; signed by Shadrach Hodgdon and Joseph Drew.]

[Expenditures in the settlement of the estate; amount, £175. 19. 0; signed by Robert Elliot Gerrish and Joseph Gerrish; allowed March 31, 1757.]

[Additional inventory, May 23, 1757; amount, £400. 0. 0; signed by Shadrach Hodgdon and Joshua Wingate.]

SAMUEL PATTERSON

1756

LONDONDERRY

[Administration on the estate of Samuel Patterson of Londonderry, yeoman, granted to Elizabeth Patterson, widow, and

Peter Patterson, yeoman, both of Londonderry, March 31, 1756.]

[Probate Records, vol. 19, p. 486.]

[Bond of Elizabeth Patterson, widow, and Peter Patterson, yeoman, both of Londonderry, with Robert Clark of Londonderry, yeoman, and Samuel Emerson of Chester as sureties, in the sum of £500, March 31, 1756, for the administration of the estate; witnesses, William Parker, Samuel Morrison.]

[Inventory, attested March 29, 1756; amount, £2436. 0. 0; signed by Thomas Dunshea and Thomas Christy.]

[Account of the settlement of the estate; receipts, £741. 11. 0, personal estate; expenditures, £704. 13. 4; mentions funeral of a daughter, and "Support of the family there being one under seven & Several Small Children"; allowed Sept. 30, 1761.]

THOMAS WALDEN

1756

PORTSMOUTH

[Administration on the estate of Thoms Walden of Portsmouth, mariner, granted to his widow, Anna Walden, March 31, 1756.]

[Probate Records, vol. 19, p. 489.]

[Bond of Anna Walden, widow, with Paul March and William Earl Treadwell, merchants, as sureties, all of Portsmouth, in the sum of £500, March 31, 1756, for the administration of the estate; witnesses, William Parker, Samuel Morrison.]

[Inventory of the estate of Capt. Thomas Walden, Aug. 21, 1760; amount, £3100. 10. 0; signed by Hunking Wentworth and Cutts Shannon.]

JONATHAN HOBBS 1756 NORTH HAMPTON

[Administration on the estate of Jonathan Hobbs of North Hampton, yeoman, granted to his widow, Mary Hobbs, March 31, 1756.]

[Probate Records, vol. 19, p. 494.]

[Bond of Mary Hobbs of North Hampton, widow, with William Berry of Rye, yeoman, and Jeremy Webster of Kingston as sureties, in the sum of £1000, March 31, 1756, for the administration of the estate; witnesses, William Parker, Benjamin Prescott.]

[Warrant, March 31, 1756, authorizing Abner Fogg and Reuben Marston, gentlemen, both of North Hampton, to appraise the estate.]

[Inventory, May 6, 1756; amount, £460. 15. 0, personal estate; signed by Reuben Marston and Abner Fogg.]

SAMUEL HART 1756 PORTSMOUTH

[Administration on the estate of Samuel Hart of Portsmouth granted to Samuel Hart, joiner, and John Hart, blacksmith, both of Portsmouth, March 31, 1756.]

[Probate Records, vol. 19, p. 498.]

[Bond of Samuel Hart, joiner, and John Hart, blacksmith, with Joseph Alcock, shopkeeper, and John Gunnison, tailor, as sureties, all of Portsmouth, in the sum of £1000, March 31, 1756, for the administration of the estate; witnesses, none.]

[Inventory, attested April 28, 1756; amount, £4237. 9. 0; signed by Eleazer Russell and John Shackford.]

[Articles of agreement, Sept. 20, 1758, between Samuel Hart, joiner, Robert Hart, butcher, John Hart by his attorney John

Shackford, Thomas Hart, shopkeeper, John Elliot, glazier, and his wife Hannah, all of Portsmouth, and John Elliot as attorney for William Elliot of Pelham and his wife Elizabeth, they, the said Samuel, Robert, John and Thomas Hart, and Hannah Elliot and Elizabeth Elliot being co-heirs of Samuel Hart, appointing John Griffith, shopkeeper, Samuel Waters, joiner, Thomas Peirce, gentleman, James Stoodly, innholder, and John Dennett, gentleman, all of Portsmouth, referees to divide the estate and settle claims; witnesses, Thomas Landell, Hawley Marshall, James Stoodly.]

Prov^s of } Pursuant to the annexed articles of agree-
 New Hamp^r } ment we the Referees therein named, have
 heard the several parties respecting their several Claims, as
 Creditors to the Estate of Sam^l Hart Esq^r deceased, and find
 there is Due to M^r Samuel Hart the sum of Four Hundred &
 sixty pounds seventeen shillings & 5^d old tenor —

And we find there is due to Co^l John Hart Two Thousand
 Seven Hundred & sixty eight pounds, seventeen shillings & five
 pence old tenor

And we find due to M^r Thomas Hart One thousand & Eighty
 Eight pounds fifteen shillings & nine pence old tenor

And we have taken into consideration M^r John Elliots account
 and find there is nothing due to him from s^d Estate, and so we
 dismiss the acc^t as it now stands — he keeping the Bed men-
 tioned in s^d Acc^t & he to discharge the Estate from any Claim for
 his Wife & her sister Mary Warren deceas'd on acc^t of their
 father Almarys Estate —

And we have also valued & apraised the several parcells of
 Land & Buildings here after discrib'd, and Assigned, the same
 for the payment of said Debts respectively Viz^t

To M^r Samuel Hart, the Half of that piece of Land between
 M^r Michael Whiddens Land & the Land of Reuben Abbett &
 being that half Joining said Abbett, being the same part or piece
 of Land that the said Sam^l Hart has improved some time since

for Five hundred pounds old tenor, which sum being thirty nine pounds three shillings old tenor more than was due to him from s^d Estate, he must be accountable or pay to the Heirs of said Estate for the same —

And to Co^l John Hart the mansion House & Garden thereto belonging, and a piece of Land right over against s^d House between the Land of M^r Furnell & Mark H^s Wentworth Esq^r being Thirty feet front & about Thirty five feet deep with all the Privilidges thereto belonging for Two Thousand nine hundred pounds old Tenor which sum being, One hundred Thirty one pounds two shillings & seven pence old ten^r more than was due to him from s^d Estate, we adjudge that he should pay s^d Sum for the use of the Heirs of the Deceas'd

And to M^r Thomas Hart a piece of Land & Tann yard being Two hundred & twelve feet on the Notherly side upon the Street that leads from M^r Thomas Peverlys House to the Salt Water Westward & One hundred & eighty eight feet on the southerly side & about ninety feet deep, with the Bark House frame millstone & the other frame with all the prividges to the same belonging (be the same more or less) For Twelve Hundred pounds old Tenor which sum being one hundred & Eleven pounds four shillings & 3^d old Tenor more than was due from s^d Estate, we Judge he should pay the s^d sum for the use of the Heirs of the deceased —

And we have apprais'd a piece of Land being the other half of that Lott of Land sett of to M^r Sam^l Hart, being that half next to the Land of M^r Michael Whiddens Land, without the Barn & Shay house that is now upon the same, to be Five Hundred pounds old tenor & find the same to be two small to be divided between the Heirs —

We likewise have appraised the Lott of Land & old House where Robert Hart now lives the Land upon the Notherly side Joining the Tanyard lott being about Eighty feet & about Eighty feet upon the westerly side fronting upon the Street that Leads to the Bridge being something of this form to be worth Four

hundred pounds old Tenor, and find the same to small to be divided between the Heirs

N B We have not concerned ourselves with or adjudgd any thing concerning the charges of administration or Debts due to other Creditors, or such as the said Administ^r have paid —

In Witness whereof we have hereunto set our hands & Seals this Twentyeth day of October 1758

Sam^{ll} waters
John Dennett
Tho^s Peirce

[Order of court, Nov. 29, 1758, settling the remainder of the real estate upon Samuel Hart, oldest son, he to pay the others their shares.]

[Bond of George Hart of Portsmouth, gentleman, with George Libby of Portsmouth, merchant, and Eliphalet Ladd of Exeter, merchant, as sureties, Sept. 30, 1778, for the administration de bonis non of the estate; witnesses, Thomas Clark, William Parker.]

DANIEL PERKINS

1756

HAMPTON FALLS

[Administration on the estate of Daniel Perkins of Hampton Falls, cordwainer, granted to his widow, Susanna Perkins, March 31, 1756.]

[Probate Records, vol. 19, p. 486.]

[Bond of Susanna Perkins, widow, with Ezekiel Carr and Daniel Sanborn, yeomen, as sureties, all of Hampton Falls, in the sum of £500, March 31, 1756, for the administration of the estate; witnesses, William Parker, Meshech Weare.]

[Warrant, March 31, 1756, authorizing Jonathan Fifield and Jonathan Gove, both of Hampton Falls, yeomen, to appraise the estate.]

[Inventory, attested June 28, 1756; amount, £807. 5. 0; signed by Jonathan Fifield and Jonathan Gove.]

[Warrant, Jan. 26, 1758, authorizing Meshech Weare and Jonathan Swett, yeoman, both of Hampton Falls, to receive claims against the estate.]

[List of claims, Dec. 18, 1758; amount, £217. 11. 7; signed by Meshech Weare and Josiah Batchelder.]

[License to Susanna Carr, administratrix, April 25, 1759, to sell real estate.]

[Probate Records, vol. 21, p. 223.]

[Account of the settlement of the estate by Daniel Carr and his wife, Susanna Carr, formerly Susanna Perkins, administratrix; receipts, £240. 0. 0, personal estate; expenditures, £544. 0. 0; mentions "Daniel one Son of the dec^d was 4 years old when his father died which was Sept^r 1755 . . . Mehitable a daughter of the dec^d 6 months old at that time"; allowed Oct. 26, 1759.]

[Bond of Daniel Perkins, cordwainer, with Ebenezer Fogg, gentleman, and Joseph Hook, cordwainer, as sureties, all of Seabrook, in the sum of £40,000, Feb. 28, 1781, for the administration de bonis non of the estate of Daniel Perkins of Seabrook cordwainer; witnesses, Abiatha Merrill, William Eaton.]

ZACHARIAH CHANDLER 1756 ROXBURY, MASS.

[License, April 5, 1756, to Hannah Chandler, widow, one of the administrators de bonis non of the estate of Zachariah Chandler of Roxbury, Mass., to sell real estate.]

MORRIS HOBBS

1756

NORTH HAMPTON

In the Name of God Amen the Sixth Day of April 1756 I
Moris Hobbs of North Hampton in the Province of New Hamp-
shier in New England Carpenter Being Sick & Weak in Body

* * *

Imprimies I give & Bequeath to my Dearly Beloved Wife
Mary Hobbs One Third of the Income or Improvement of all my
Estate during her Natural Life and All my Estate till my Eldest
Son comes to the Age of Twenty one Years

Item I give & Bequeath to my Son Moris Hobbs the one Half
of All my Estate both Real & Personall Excepting House Hold
Goods to him & his Assigns for ever

Item I Give & Bequeath to my Son Thomas Hobbs the one
half of All my Estate both Real & Personall all excepting House-
hold Goods to him & his Assigns forever And if either of my S^d
Sons Should Dye before they come to be the age of Twenty one
to go to the other Son

Item I Give & Bequeath to my Daughter Huldah Hobbs one
Half of my Household Goods & Also Two Hundred & Ten
Pounds old Tenor to be Raised & Levied out of my Estate And
Paid by my Son moris And A Comfortable Support till She
Coms of Age of Eighteen And Also one half of the South Room in
my House till marriage

Item I Give & Bequeath to my Daughter Mary Hobbs one
half of my Household Goods & Also Two Hundred Pounds Old
Tenor to be Raised & levied out of my Estate and Paid by my
Son Thomas And Also A Comfortable Support out of my Estate
till She comes to the age of Eighteen And Also one half of my
South Room till Marriage

I Likewise Constitute make & ordain my Said Wife Mary
Hobbs & Benjamin Smith of Said North Hampton Executors

* * *

Morris Hobbes

[Witnesses] Nath^l Gookin, James Godfree, John Weeks.

[Proved April 28, 1756.]

[Warrant, April 28, 1756, authorizing Samuel Fogg of Exeter and James Godfrey of North Hampton, yeomen, to appraise the estate.]

[Inventory, attested May 26, 1756; amount, £6051. 0. 0; signed by Samuel Fogg and James Godfrey.]

JAMES TOWLE

1756

HAMPTON

In the Name of God Amen the Eighth Day of April 1756
We James Towle of Hampton in the Province of New Hampshire
in New England Husbandman And Kezia Towle Wife of Said
James Towle of Hampton in Said Province Spinster We being
Weak in Body * * *

Imprimas We give & Bequeath to our Well Beloved Son
Abraham Perkins Towle the one half of All our Land & Marsh
Excepting A Peice of Land Lying Joyning to the Land of Richard
Sandborn & the Land of Lieut. Jonathⁿ Levit and A Peice of
Marsh in y^e Spring Marsh beyond the great Crick About Two
acrs more or Less And a peace of Swomp Lying by Land of
Tomas Nudd & Land of my Father Joseph Towle which Peice
Contanes Five Acers at the South End of my Lot in Said Swomp
which Peices are for our Son Jonathan Also we give to our S^d
Son Abraham the one Half of All our Real Estate to him And to
his Assigns for ever And Also the one Half of All our Personall
Estate

Item We give & Bequeath to our well beloved Son James
Towle the one half of all our Land & Marsh Excepting a Tract of
Land Lying between Land of Richard Sandborn & Land of
Jonathan Lovit And A Tract of Marsh in the Spring Marsh Two
Acers More or Less South of the Great Crick And A Tract of
Meddow Lying Between Meddow of our Father Joseph Towle &

Meddow of Thomas Nudd for my Son Jonathan And Also we give to our Said Son James the one half of all our Real Estate to him & to his Assigns forever And also one Half of All our Personell Estate my Two Said Sons Abraham Perkins Towle & James Towle Equally to devide S^d Estate At the time my Said Son James shall Come to the Age of Twenty one Years

Item We give & Bequeath to Our Wel beloved Son Jonathan Towle A Tract of Land Lying by the Country Road between the Land of Richard Sandborn & Land of Jonathan Lovit And Also A Peice of Marsh Lying the South Side of the great Crick About Two Acers And also A Tract of Meddow Containing Five Acers At the South end of My Meddow And Lying Between Meddow of our Father Joseph Towle And Meddow of Thomas Nudd To him & his Assigns —

Item We Give & Bequeath to our Welbeloved Daughter Mary Silver the Sum of Twenty Pounds Old Tenor to be leavied & Raised out of Our Estate & Paid by Our Son James Towle

Item We Give & Bequeath to Our Welbeloved Daughter Mehetable Perkins the Sum of Ten Pounds Old Tenor to be Raised & leavied out of Our Estate & Paid by our Son Abraham Perkins Towle

Item We Give & Bequeath to Our welbeloved Daughter Anna Sandborn the Sum of Ten Pounds Old Tenor to be Raised & Levied out of Our Estate & Paid by our Son Abraham Perkins Towle

Item We Give & bequeath to Our Welblovd Daughter Huldah Towle the Sum of Ten Pounds Old Tenor to be Raised & leavied out of Our Estate & Paid by our Sons Abraham Perkins Towle & James Towle

We Likewise Constitute make & ordain our Two Sons Abraham Perkins Towle & James Towle Executors * * *

his

James + Towle

Mark

kezia Toole

[Witnesses] John Weeks, Benjamin Mason, Joseph Towle, Edmund Mason.

[Proved July 9, 1756.]

[Bond of Kezia Towle, widow, with Benjamin Mason, tailor, and Joseph Towle, 3d, as sureties, all of Hampton, in the sum of £1000, July 9, 1756, for the execution of the will; witnesses, William Parker, Samuel Parker.]

JOHN POWELL

1756

BRENTWOOD

[Patience Powell renounces administration on the estate of her husband, John Powell of Brentwood, April 12, 1756, in favor of John Sleeper of Brentwood, trader; witnesses, Samuel Dudley, Jr., Daniel West.]

[Administration on the estate of John Powell, husbandman, granted to John Sleeper of Brentwood, yeoman, May 17, 1756.]

[Probate Records, vol. 19, p. 533.]

[Bond of John Sleeper, yeoman and trader, with Reuben Sanborn and Richard Fitzgerald, both of Portsmouth, as sureties, in the sum of £500, May 17, 1756, for the administration of the estate; witnesses, John Fernald, William Parker.]

[Inventory, July 12, 1756; amount, £270. 0. 0; signed by James Young and John Smith.]

[Account of the settlement of the estate; receipts, £206. 0. 0; expenditures, £82. 4. 0; mentions support of children; allowed May 31, 1758.]

BENONI WRIGHT

1756

HINSDALE

[Bond of Moses Wright of Hinsdale, yeoman, with Josiah Willard and William Symes, gentleman, both of Winchester, as

sureties, in the sum of £500, April 16, 1756, for the administration of the estate of Benoni Wright of Hinsdale, gentleman; witnesses, Abraham Scott, James Scott.]

[Warrant, April 16, 1756, authorizing Capt. Samuel Hunt, Lieut. Jonathan Belding, and Stephen Belding, freeholders, all of Northfield, Mass., to appraise the estate; mentions Moses Wright as son of the deceased.]

[Inventory, July 1, 1756; amount, £1030. 0. 0; signed by Jonathan Belding, Samuel Hunt, and Stephen Belding.]

ABRAHAM BROWN

1756

SOUTH HAMPTON

In the Name of God Amen I Abraham Brown of Southhampton in the Province of Newhamp^r in New England Gentleman being in health of body * * *

Item I Will & bequeath Unto my Son Samuel Brown (in Addition To what I have already given him by a deed in lands & Marsh &c) Two Acres of land lying in the Parish of Brentwood which I Purchasd of Jabez Clough of Said Brentwood (as by a Deed bearing date the 19th day of April 1755 May more fully Appear) to him & his heirs forever As also one feather bed & bedding in my house —

Item I Will & bequeath to my Son Abel Brown (in Addition To what I have already given him by a deed in lands & marsh &c) my Right of lands in a New Township Commonly known by The Name of Maj^r Stevens's town in Newhamp^r Aforesaid which I Purchas'd of Samuel Bean of Kingston (As by a deed bearing date the 12th day of January 1753 may more fully Appear) to him & his heirs forever, As also all my Stock of Horses Cattle, Sheep, & Swine, & also all my Tools & Implements of Husbandry, & all Moveables out of doors, & a feather bed & bedding, & my Clock & loom in the house; & also all my debts, & whatever

Shall be owing to me by Notes Bills or Bonds he paying my Debts, funeral Charges, & the Legacy's that Shall hereafter in this my will be Appointed to him to pay —

Item I Will & Bequeath to my two Daughters Viz^t Ann Elkins The wife of Thomas Elkins & Hannah Hook the wife of Dyer Hook both of Kingston in New Hamp^r (In Addition to what I have already given them) My Right in Two Twenty Acre Lots the one Above the two Hundred Acre grants in Said Kingston & the other below Said two Hundred Acre grants which I Purchasd of Captⁿ Joseph Greeley of Said Kingston (As by Deed from him may fully Appear) what I Own in Said Lots to be given to my Said two Daughters to be Equally divided between them to them & their Heirs forever —

Item — I Will & bequeath to My Daughter Sarah Tompson the Wife of Matthew Tompson of Stretham in Newhamp^r (in Addition to what I have already given her) A Certain tract of Land lying in Exeter in Said Newhamp^r which I Purchasd of Dudley Hardee of Said Exeter Containing fifteen Acres (As by a deed from Said Hardee dated the 24th day of July 1752 may With its bounds more fully Appear) to her & her heirs forever As also the Sum of about fifty Pounds Money According to the old Tenour which remains due to me of a Sum of money that I lent to her husband the Said Matthew Tompson & for which I took No Security of him —

Item I Will & bequeath to Moses Clough the Son of My Daughter Miriam Clough Deceas'd the Sum of Two hundred Pounds Money According to the old Tenour to be paid by my Executor hereafter Named as soon As he shall arrive to the Age of twenty One Years —

Item I Will & bequeath to the three Daughters of My aforementioned Daughter Miriam Clough Deceas'd viz^t Sarah, Miriam & Mary The Sum of One hundred Pounds in Money According to the old Tenour to Each of them to be paid them by my Executor As soon as they shall arrive to the Age of Eighteen Years or at their Marriage —

Item I give & bequeath to the Said three Daughters of my Said daughter Clough Deceased all my household goods & furniture that shall be left by me at my decease that I have not already in this my last Will & Testament disposed of to be Equally Divided between them —

Item all my Wearing Apparell I give to my two Sons Samuel & Abel beforementioned to be Equally Divided between them

Item I do hereby Constitute & Appoint my Son Abel Brown To be Sole Executor * * *

In Witness whereof I have hereunto Set my hand & Seal this Sixteenth day of April Annoq^e Domini One Thousand Seven hundred & fifty Six —

Abraham Brown

[Witnesses] Abraham Smith, Thomas Bacheller, Nathanael Bacheller.

[Proved April 12, 1758.]

[Caveat, March 29, 1758, by Thomas Elkins and Dyer Hook, both of Kingston, yeomen, who married daughters of Capt. Abraham Brown, against the probate of the will without notice; objections withdrawn by both April 8, 1758.]

[Warrant, April 12, 1758, authorizing Jeremy Webster of Kingston and Ephraim Brown of South Hampton, gentleman, to appraise the estate.]

[Inventory, April 25, 1758; amount, £4827. 14. 7; signed by Jeremy Webster and Ephraim Brown.]

[Account of the settlement of the estate; receipts, £3547. 14. 7, personal estate; expenditures, £711. 10. 9; allowed Nov. 28, 1759.]

REUBEN SANBORN

1756

HAMPTON FALLS

In the Name of God Amen the Seventeenth Day of April In the twenty Ninth Year of his Majestys Reign And in the Year of Our Lord Christ Seventeen Hundred and fifty Six I Reuben Sanborn of Hampton falls in the Province of New Hampshire in New England Yeoman being Sick and Weak in Body * * *

Item I Give And Bequeath to my Daughters Anna Loverin And Abigail Cram to Each of them One hundred Pounds old Tenor to be paid by my Executor fifty Pounds to Each of them within One Year after my Decease And the Remaining fifty Pounds to Each of them within two Years after my Decease And if the Said Sums be not Paid by the times herementioned then I Give to my Said Daughters Each of them (if the Sums abovementiond Remain Unpaid to Each of them) two Acres of Land that is to Say to my Daughter Anna Loverin her heirs And assigns two Acres on the westerly Side of my Pasture Adjoyning to my Brother Joseph Sanborn's Land — And to my Daughter Abigail Cram two Acres to her & her heirs and assigns Adjoyning to My Daughter Loverin two acres which land is to be instead of the Sums above mentioned so that if they have the Land then the money is not to paid them

Item I Give And Bequeath to my Daughter Sarah Sargent her heirs And Assigns two Acres of Land In Hampton falls aforesaid where her Husband Edward Sargent Now Lives to begin by the Way that goes by his house three Rods Westerly of his Barn and so to Run Down by the way to the Crossway that Goes to the mill and to Run back from the way so far as to make two acres to be of Equal wedth throughout

Item I Give And Bequeath to my Daughters Mary Brown and Phebe Sanborn the Westerly half of my House where I now live from top to bottom for them to live in and Improve so long as they Remain Unmarried Also a Priviledge in the Yard before my Door for Laying of firewood and other necessities And for Drawing water in the well Also a Priviledge in my Orchard for to

get Apples Sufficient for their Own Use Summer & for Winter Apples — Also firewood Sufficient for one fire to be Provided for them by my Executor, at the Door Cut fit for the fire Also the Use and keeping of one Cow for Each of them to be kept for them both Summer and Winter by my Executor — Also the Improvement of my Garden that is behind my house. I Also give to Each of them ten Bushels of Corn now in my house And a Sufficient Proportion of my other Provisions in the House for their Support the Ensuing Summer I also Give to Each of them a Pig of those which I now have at the Door I also Give to Each of them ten Bushels of Corn and two Barrils of cyder to be provided for them yearly & put into the House by my Executor so long as they Remain Unmarried As abovementioned And my will And Meaning is that if One of my said Daughters should marry before the Other then that which Remains Unmarried to Injoy the Priviledge of the House Yard, Well, firewood, Orchard keeping of a Cow Garden, ten bushels of Corn & two Barrils of Cyder Yearly to be provided by my Executor As abovementioned So long as she Remains Unmarried — I also Give to Each of my said Daughters Mary Brown & Phebe Sanborn One hundred Pounds old Tenor to be paid them by my Executor (if they shall Marry) within One Year after the time that Either of them shall Marry And if My Executor shall not Pay the said Sums as here ordered then I Give to Each of my Said Daughters her heirs & assigns two Acres of Land In the Same Manner as I gave to my Daughters Anna Loverin & Abigail Cram to lye Adjoyning thereto — I also give to my Daughter Phebe Sanborn One Cow And all my Houshold Goods Commonly Used in the House

Item I Give and Bequeath to my Son Reuben Sanborn to him his heirs and Assigns all my Estate both Real & Personal not Otherwise Disposed of in this my Will And I do hereby Appoint him Sole Executor * * *

his

Reuben + Sanborn
Mark

[Witnesses] Meshech Weare, Samuel Prescott the third, James Prescott.

[Proved May 28, 1756.]

[Bond of Reuben Sanborn, with Bradbury Green and Stephen Healey as sureties, all of Hampton Falls, in the sum of £1000, Aug. 19, 1757, for the execution of the will; witnesses, Meshech Weare, Jonathan Cram.]

JOHN MARSHALL

1756

HUDSON

[Thankful Marshall, widow, and John Marshall, oldest son, renounce administration on the estate of John Marshall of Nottingham West April 20, 1756; witnesses, Ezekiel Greeley, Ezekiel Chase.]

[Administration granted to Daniel Marshall of Nottingham West, yeoman, April 20, 1756.]

[Probate Records, vol. 19, p. 507.]

[Bond of Daniel Marshall, husbandman, with Ezekiel Greeley, trader, and Samuel Greeley, Jr., innholder, as sureties, all of Nottingham West, in the sum of £1000, April 20, 1756, for the administration of the estate; witnesses, Josiah Spaulding, Ezekiel Chase.]

[Thankful Marshall releases all her rights in the estate to Daniel Marshall for £200 April 20, 1756; witnesses, Ezekiel Greeley, Samuel Greeley.]

[Inventory, May 10, 1756; amount, £2286. 8. 6; signed by Phineas Underwood and Stephen Chase.]

[Warrant, Sept. 10, 1756, authorizing Joseph Blanchard, Jr., and Phineas Underwood, yeoman, both of Merrimack, to receive claims against the estate.]

[List of claims, March 3, 1757; account, £2904. 9. 7; signed by Joseph Blanchard and Phineas Underwood.]

[Account of the settlement of the estate; receipts, £1713. 11. 7, personal estate; expenditures, £398. 16. 0; allowed Dec. 16, 1757.]

[Settlement of claims; amount of claims, £2904. 9. 7; amount distributed, £1314. 15. 7; allowed Dec. 16, 1757.]

TIMOTHY JOHNSON 1756

GREENLAND

[Administration on the estate of Timothy Johnson of Greenland, joiner, granted to his widow, Margaret Johnson, April 21, 1756.]

[Probate Records, vol. 19, p. 507.]

[Bond of Margaret Johnson, widow, with John Allen and William Johnson, yeomen, as sureties, all of Greenland, in the sum of £500, April 21, 1756, for the administration of the estate; witnesses, Richard Sanborn, William Parker.]

[Warrant, April 21, 1756, authorizing Nathan Murdough and Samuel Norton, both of Greenland, joiners, to appraise the estate.]

[Inventory, July 27, 1756; amount, £52. 11. 0; signed by Nathan Murdough and Samuel Norton.]

[Warrant, Aug. 17, 1756, authorizing Enoch Clark, innholder, and Nathaniel Marston, yeoman, both of Greenland, to receive claims against the estate.]

[List of claims; amount, £678. 10. 1; signed by Enoch Clark and Nathaniel Marston; attested May 25, 1757.]

[Account of the settlement of the estate; receipts, £55. 19. 0; expenditures, £32. 0. 0; allowed July 27, 1757, with mention of a child less than 7 years of age at the decease of the intestate.]

JOHN FARRAR

1756

EPPING

[Bond of Ezekiel Brown, yeoman, with James Norris, gentleman, and Benjamin Baker, yeoman, as sureties, all of Epping, in the sum of £1000, April 28, 1756, for the administration of the estate of John Farrar of Epping, yeoman; witnesses, none.]

[Warrant, April 28, 1756, authorizing Samuel Thurston and Joseph Gordon, yeomen, both of Epping, to appraise the estate.]

[Inventory of personal estate, attested July 28, 1756; amount, £649. 16. 0; signed by Joseph Gordon and Samuel Thurston.]

[Inventory of real estate, Sept. 29, 1756; amount, £1500. 0. 0; signed by Samuel Thurston and Joseph Gordon.]

[Account of the settlement of the estate; receipts, £746. 7. 8, personal estate; expenditures, £386. 1. 9; allowed Nov. 13, 1759.]

DANIEL ROBERTS

1756

HAMPSTEAD

In the Name of God Amen this 30th day of April A D 1756
I Daniel Roberds of Hampstead in the Province of New Hamp
Shire in New England yeoman * * *

Imprimis I Give and bequeath to Martha my Dearly beloved wife the free use of half my Dwelling House & half my celler and half my Barn and convenient Room for improveing House and Barn and well and also the improvement of ten Acres of Land five acres of Plowing & mowing land & five acres beyond the Causway that was Mudgits so long as she remains my Widow I also give my said Wife two sheep and two lambs and one Cow and all my swine I also give the use of My Housel stuff to my said wife giving her Power to Dispose of the same to my Daughters as she se cause

Item I Give to my welbeloved son Daniel's three Daughters five shillings old tenor Each

Item I Give to my well beloved Daughter Mary Foster two acres and half of my whomstead with the ten Acres I have already given a Deed of

Item I Give and bequeath to my well beloved Daughters namely Hannah & Sarah all my Real & Personal Estate that I have not yet Disposed of Equally to be divided between them both: onely I give my Daughter Hannah one Cow more than Sarah; they paying my legeses and all my Just Debts and mine and my wifes Funeral Charges

I hereby Constitute make and ordain my said Daughters namely Hannah and Sarah my Executrixes * * *

Daniel Robardes

[Witnesses] Joseph Little, Bejamin heath, Daniel Little.

[Proved Oct. 11, 1757.]

[Warrant, Oct. 11, 1757, authorizing John Muzzey and Daniel Johnson, both of Hampstead, yeomen, to appraise the estate.]

[Inventory, attested Dec. 26, 1757; amount, £1751. 15. 0; signed by John Muzzey and Daniel Johnson.]

JOHN RICKER

1756

SOMERSWORTH

In y^e Name of God Amen the fifteenth Day of May in y^e Year of our Lord one Thousand Seven Hundred & fifty Six I John Ricker of the Town of Somersworth in y^e province of New-Hampshire in New-England Yeoman * * *

Imprimis I give and bequeath to my Dearly beloved Wife Hannah y^e Improvement of one half of My Homestead during her Widowed Lif & if she marries again y^e one third of y^e Improvement of my S^d Homestead during her natural Life.

Item I give & bequeath to My S^d Wife Hannah one Cow & one Heifer, and the Improvement of all my Houshold Goods during her natural Life.

Item I give and bequeath to my beloved Son Phinehas Twenty Acres of land where he now lives and about Twelve Acres more out of my pasture on ye northerly Side of it Joyning to land in possession of Brother Ephraim Ricker which S^d Son has now in possession and five acres more Joyning to said twelve acres, from land in possession of Richard Ricker to y^e land in possession of Deacon Gershom Wentworth to him his Heirs & assigns for ever Excepting So Much wood as I shall want & a privilage for me & mine to water Creatures at y^e Brook He paying fifty pounds old Ten^r to his Sister Judith, & y^e Childⁿ of his Sister Elizabeth & olive deceased, one third to Judith y^e rest to be equally divided between S^d Children all to be paid in Species within four years after my decease.

Item I give and bequeath to my beloved Son Nathaniel Twenty acres of land where he now lives and fourteen acres of land more at y^e Southerly End of My Tract of land at Blackwater, a place So called in Dover, to him his Heirs and assigns for ever, He paying fifty pounds old Ten^r in Species To his Sister Judith, and y^e Children of his Sisters Elizabeth & Olive deceased, y^t is one third of S^d fifty pounds to S^d Judith & ye other Two thirds to S^d Childⁿ a third to each Daughters Children, within four Years after my decease.

Item I give and bequeath to My Beloved Son Paul thirty three acres of land at Blackwater af's^d where he now Improves at y^e northerly End of my S^d Tract of land to him his Heirs & assigns for ever, he paying to his Sister Judith & y^e Children of his Said Deceased Sisters as aforesaid. —

Item I give and bequeath to My beloved Son Ebenezer Thirty three Acres of land at Blackwater af'S^d out of my S^d Tract of land Next adjoyning to My S^d Son Paul to him his Heirs & assigns for ever He paying to his Sister Judith & y^e Children of his Said Sisters as aforesaid

Item I give and bequeath to My beloved Son Daniel y^e whole of My Homestead excepting y^e Improvement of part thereof as aforesaid to him his Heirs and assigns for ever excepting half of

one Acre hereafter to be Mentioned, He paying to his Sister Judith and the Children of his deceased Sisters af's^d one Hundred pounds old Ten^r in Species, one third thereof to his s^d Sister Judith & y^e other Two thirds to y^e S^d Children, one third to y^e Children of one of y^e deceased Sisters & y^e other third to y^e Children of y^e other deceased Sister, & So y^e other Mentioned Sums are to be paid.

Item all y^e rest of My Stock of Creatures that I have not disposed of I give & bequeath to my Said Son Daniel to him his Heirs & assigns for ever

Item I give & bequeath to my Beloved Daughter Judith after y^e decease my beloved Wife Hannah y^e one third of all my Household goods to her her Heirs & assigns for ever.

Item after y^e decease of My Wife Hannah I give & bequeath to y^e Children of my beloved Daughter Elizabeth deceased, y^e one third of all My Household Goods to them their Heirs & assigns for ever

Item after y^e decease of my Wife Hannah I give & bequeath to y^e Children of my beloved Daughter olive one third of all my Household goods to them their Heirs & assigns for ever.

Item I give and bequeath to My S^d Son Nathaniel y^e priviledge of passing with a team f^m his land on y^e westerly Side of y^e twenty acres before Mentioned given to my Son phinehas, to y^e South End thereof, and from thence to my S^d Son phinehas & Nathaniel I give y^e priviledge of a Cart road round on y^e Notherly West-erly & Southerly Side of y^e Estate belonging to the Heirs of My Brother Meturen Ricker lately deceased, to y^e Cluster of pare Trees by y^e Country road to them their Heirs & assigns for ever.

Item I give & bequeath To all My Children & others, who Bury their Dead at y^e Burying place in my field one half of an Acre Joyning to y^e Country road upon Condition they make a good fence round y^e Same & maintain it

Item I will that My Son Daniel part with So Much of My personal Estate to My Executors as shall be necessary to pay All My lawfull Debts

Item I do likewise Constitute make & ordain my beloved Son
Phinehas My Sole Executor * * *

John Ricker

[Witnesses] Ebenezer Wallingford, Gershom Wentworth,
Benj^a Wentworth.

[Proved June 29, 1757.]

[Warrant, June 29, 1757, authorizing Moses Stevens and
Ichabod Rollins, both of Somersworth, yeomen, to appraise the
estate.]

[Inventory, Sept. 27, 1757; amount, £3676. 5. 0; signed by
Moses Stevens and Ichabod Rollins.]

BENJAMIN HAYES

1756

ROCHESTER

In the Name of God Amen The Fifteenth day of May 1756
I Benj^a Hayes of Rochester in the Province of New Hampshire
in New England yeoman Being very sick & weak in Body * * *

Imprimis I give & Bequeath to Jean my Dearly Beloved wife
one third Part of all the Income of my first Division Lands in s^d
Rochester During Her State of Widowhood together with the one
Half of my dwelling House, & all my Household Goods Debts
cows mare & all moveable Effects with the sheep & lambs which
I Have not already Disposed off to my son & s^d moveable
Estate is to be divided by my wife at her decease amongst my
Children at Her Discretion —

Item I give to my welbeloved son Benj^a all my first Division
lands in s^d Rochester together with a double Part in my second
third & undivided Lands in s^d Town To Him the s^d Benj^a His
Heirs & assigns forever.

Item I give to my welbeloved Daughters Abigail Elizabeth &
Hannah all the Remainder of the Land which I have not before
given to my son Benj^a to be Equal Divided amongst them

Item I Likewise Constitute make & ordain my Beloved wife
Jean & my Son Benj^a my Executors * * *

Mark
Benj^a Hayes X
His

[Witnesses] John Hayes mark X , Wentworth Hayes his
X mark, Jean Herd Her X .

[Proved June 30, 1756.]

[Bond of Jane Hayes of Rochester, widow, and Benjamin
Hayes of Rochester, yeoman, with Wentworth Hayes of Roch-
ester and John Hayes of Dover as sureties, in the sum of £500,
June 30, 1756, for the execution of the will; witnesses, William
Parker, John Fernald.]

SAMUEL EATON

1756

HAMPTON FALLS

[Administration on the estate of Samuel Eaton of Hampton
Falls, yeoman, granted to Jabez Eaton of Hampton Falls, yeo-
man, May 18, 1756.]

[Probate Records, vol. 19. p. 533.]

[Bond of Jabez Eaton, yeoman, with Amos Dwinell, physician,
and Nathan Green, trader, as sureties, all of Hampton Falls, in
the sum of £500, May 18, 1756, for the administration of the
estate of his brother, Samuel Eaton of Hampton Falls; witnesses,
William Parker, Nathaniel Adams.]

[Warrant, May 18, 1756, authorizing Samuel Collins and
David Norton, both of Hampton Falls, yeomen, to appraise
the estate.]

[Inventory, attested Sept. 6, 1756; amount, £796. 14. 0;
signed by Samuel Collins and David Norton.]

JONATHAN PAGE

1756

PLAISTOW

[Thomas Page of Plaistow consents that administration on the estate of his son, Jonathan Page of Plaistow, be granted to Jacob Kent of Plaistow, May 21, 1756.]

[Bond of Jacob Kent, with Jonathan Clement and Samuel Little, Jr., as sureties, all of Plaistow, in the sum of £1000, May 26, 1756, for the administration of the estate of Jonathan Page, Jr., of Plaistow, yeoman; witness, William Parker.]

[Inventory, attested May 25, 1756; amount, £1266. 15. 0; signed by Jonathan Kimball and Samuel Little, Jr.; mentions land in Haverhill, Mass.]

[Account of the settlement of the estate; receipts, £610. 6. 2, personal estate; expenditures, £625. 8. 8; mentions maintenance of children, Jacob Page, born April 4, 1750; Ruth Page, born March 29, 1752; Jonathan Page, born Dec. 14, 1753; Elias Page, born Jan. 17, 1756; allowed June 3, 1757.]

JOSEPH SCRIBNER, JR. 1756

EXETER

[Elizabeth Scribner renounces administration on the estate of her husband, Joseph Scribner, Jr., of Exeter May 24, 1756, in favor of Joseph Scribner, father of the deceased; witnesses, Joseph Lougee, Robert Lord.]

[Administration granted to Joseph Scribner of Exeter May 26, 1756.]

[Probate Records, vol. 19, p. 556.]

[Bond of Joseph Scribner, yeoman, with Joseph Lougee, tailor, and Noah Emery, gentleman, as sureties, all of Exeter, in the sum of £500, May 26, 1756, for the administration of the estate; witnesses, Jeremy Webster, John Nutter.]

[Warrant, May 26, 1756, authorizing Theophilus Smith and Caleb Kimball, mason, both of Exeter, to appraise the estate.]

[Inventory, July 15, 1756; amount, £715. 18. 9; signed by Caleb Kimball and Theophilus Smith.]

[List of claims against the estate, Jan. 14, 1757; amount, £383. 5. 0; signed by Joseph Scribner; mentions a widow and two small children.]

[Administration de bonis non granted to Joseph Lougee of Exeter, tailor, Oct. 26, 1757.]

[Probate Records, vol. 20, p. 329.]

[Bond of Joseph Lougee, tailor, with John Steele and John Glidden, yeomen, as sureties, all of Exeter, in the sum of £500, Oct. 26, 1757, for the administration de bonis non of the estate; witnesses, John Smith, William Parker, Jr.]

[Account of Joseph Scribner as administrator; receipts, £379. 18. 0; expenditures, £393. 7. 8; allowed April 17, 1760.]

[Account of the settlement of the estate by Joseph Lougee as administrator de bonis non; receipts, £230. 0. 0; expenditures, £511. 16. 1; allowed April 17, 1760.]

WILLIAM HOBBS

1756

AMHERST

[Administration on the estate of William Hobbs of Souhegan West, yeoman, granted to his widow, Amy Hobbs, May 25, 1756.]

[Probate Records, vol. 19, p. 533.]

[Bond of Amy Hobbs of Souhegan West, widow, with John Goffe of Bedford and Reuben Chesley of Dover, yeoman, as sureties, in the sum of £500, May 25, 1756, for the administration of the estate; witnesses, Mary Parker, William Parker.]

[Inventory, attested Aug. 25, 1756; amount, £3021. 18. 0; signed by Benjamin Hopkins and William Peabody.]

To the Hon^{bl} Judge of probates of Wills &c

Sir in Obedyiance to your warrant dated y^e 25 Day of August A D 1756 We Benjⁱⁿ Hopkins and Nathan Hutchinson of Monson yeoman & William Pebody of Souhegan West yeoman the Committee Appointed to Set off Amey Hobbs^s thirds have don it in y^e following manner begining at The South Easterly Corner of said Thirds at a Small Elm Tree on y^e Bank of Souhegan River marked with W then Runing North Twelve Degrees West to a wite pine Tree Marked W & so on to y^e Notheren line then Running Westerly forty Six Rods then Running South twelve degrees East to a pitch pine marked W And So on to An Elm marked W & Still Continuing y^e Same point to an Other Elm marked W on the River bank & So on the River to the bounds First mentioned Together with The old End of the house and Cellar and one third of y^e Barn at y^e South Side

Souhegan West No 3 October y^e 8^d 1756 —

Committee	{	Benjamin Hopkins
		Nathan Hutchinson
		William Peabody

[Account of the settlement of the estate; receipts, £2040. 5. 6; expenditures, £1822. 11. 11; allowed June 28, 1758.]

[Additional account; receipts, £212. 13. 7; expenditures, £281. 18. 0; allowed Nov. 22, 1758.]

[Guardianship of Phoebe Hobbs, minor, aged more than 14 years, daughter of William Hobbs, granted to John Shepard Sept. 2, 1762.]

[Probate Records, vol. 22, p. 447.]

[Bond of John Shepard, Jr., with Robert Read, gentleman, and Ephraim Hildreth as sureties, all of Amherst, in the sum of £500, Sept. 2, 1762, for the guardianship of Phoebe Hobbs; witnesses, James Rollins, Abigail Rollins.]

EDWARD ROLLINS

1756

ROCHESTER

[Administration on the estate of Edward Rollins of Rochester granted to his widow, Elizabeth Rollins, May 26, 1756.]

[Probate Records, vol. 19, p. 533.]

[Bond of Elizabeth Rollins, widow, with John Knight, gentleman, and John Nutter, yeoman, as sureties, all of Newington, in the sum of £500, May 26, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, May 26, 1756, authorizing Richard Downing of Newington, gentleman, and Charles Baker of Somersworth, yeoman, to appraise the estate.]

[Inventory, June 21, 1756; amount, £3777. 16. 6; signed by Richard Downing and Charles Baker.]

JOHN ELLIOT

1756

SOUTH HAMPTON

[Administration on the estate of John Elliot of South Hampton, yeoman, granted to his widow, Hannah Elliot, May 26, 1756.]

[Probate Records, vol. 19, p. 546.]

[Bond of Hannah Elliot of South Hampton, widow, with Jonathan Kimball of South Hampton, yeoman, and David Elliot of Newton as sureties, in the sum of £500, May 26, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, May 26, 1756, authorizing Gideon Bartlett of Newton and Jonathan Kimball of South Hampton to appraise the estate.]

[Inventory, June 10, 1756; amount, £3888. 6. 1; signed by Gideon Bartlett and Jonathan Kimball.]

[Warrant, March 30, 1757, authorizing William Rowell, David Bagley, gentlemen, Cutting Favor, yeoman, Jonathan Watson, cooper, and Daniel Goodwin, yeoman, all of Newton, to divide the real estate.]

Province of New Hampshir	}	To the Hon ^{rb} le Richard Wibird Esq ^r Judge of the Probate of Wills &c for y ^e Province of New Hampshir
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Persuant to your Hon^{rs} Warrant to us directed appointing us a com^{tee} to view the Real Estate of John Elliot Late of Newtown deced^d Intestate & set off to Hannah Elliot widow of the deced^d her Right of dower in s^d estate &c We haveing met & viwed as natural the premises which we find in this province & have sett off to the s^d widow for her thirds as followeth which we Judge to be a full third part of s^d Estate Viz Begining at y^e south easterly Corner Bounds of the Homestead of the decesd at the High way & Runing Northerly on the Easterly Line of sd Estate to the North Easterly Corner of sd Homestead: then Runing Westerly on the Northerly Line of sd Homestead forty Rods to a stake & stones then Runing southerly across sd Homestead to a stake & stones at the fore mentioned High way then Easterly on sd way thirty two Rods to the place first mentioned twenty five acres or be the same more or Less: with the one half of the Dwelling House thereon viz the Easterly end thereof & one half of the celler; and also the one half of the Barn thereon viz the Easterly End thereof: with all the privilages & appurtenances (saveing & Excepting a privilage to use and Improve the other End of sd Dweling House as followeth: sd Privilage Begining at y^e High way at a stake and stones so Runing northerly to the midle of the fore Door & so through sd House to a stake & stones half a Rod Northerly from sd House then westerly two Rods to a stake & stones at y^e Northwesterly corner of y^e House then Runing southerly to a stake & stones at the High way two Rods westerly from the Bounds now first mentioned and also a conveinant privilage to use and improve the westerly End of the Barn

Furthermore it is our Humble opinion & Judgment: that the Remaining two thirds of sd Estate Cannot be Divided without great prejudice to & spoiling of the whole: there fore We apprise & value the same as followeth Viz the whole Remaining two thirds of sd Estate We Judge the present value to Be 1935 Pounds (old tener) as witness our Hands the 15th day of April anoqui Domini 1757

William Rowell
David bagly
Cutting favour
Jonathan Wattson
Daniel Goodwin

[Account of the settlement of the estate; receipts, £960. 18. 9; expenditures, £483. 12. 0; allowed July 21, 1757.]

[Warrant, Dec. 1, 1757, authorizing Joseph French, Samuel Currier, Samuel Barnett, Richard Collins, and Eliphalet Merrill, all of South Hampton, to divide the real estate among the widow and eleven children.]

Province of } Where as We The Subscribers Being By
New Hampshire } The Hon^{ble} Richard Wibird Esq Judge of
the Probates of Wills For said Province appointed a committee
To set off to Hannah Elliot Widow Relict of John Elliot Late of
South Hampton Deceased Intestate Her Dower which Happens
to her of the Real Estate of which he Died Seiz^d of By meets and
Bounds To hold to her In severalty and to view and Consider
whither The Remainding part of said Estate Can be Divided
among the Children of said Deceased which survived Him with
out Prejudice or spoiling of the whole as appears By Warrant
Directed In Pursuance where of we Have setteled said Estate as
Followeth

Imps To Hannah Elliot Widdow and Relict of the Deceasd
for her Right of Dower in said Estate about Twenty three acres
and sixty five Rodes of Land Laying on the Easterly side of the
Deceas^d homsted Beginning at the Bounds Between James

George and said Deceas^d Estate then Running westerly By a High way about thirty one Rodes To a stake and stones thence Nourtherly about one Hundred & Four Rodes to A stake and stones thence about thirty nine Rodes Easterly to the Bound in the Line Between s^d George and y^e Deceas^d Land thence south-erly about one Hundred and ten Rodes To the first mentioned Bounde Be the same more or Less with y^e Deceas^d House and Barn that standes upon the Land set off to said widow for her thirds —

2^{ly} We Have Viewed and Considered whether the Remaining Part of said estate can be Divided among the Children of said Deceased and we find that it Can not be Divided with out Prejudice or spoiling of the whole and so we Have appraised it in our Judgments according to the Present Value in order That the same may be settelled upon one of the sones of said Deceased First we Have apprised the Remaining Part of the Deceas^d Homestead at Forty Pounds old tenor pr acre and Bounded it as followeth Begining at a stake and stones by the High way on the westerly side of the Widows thirdes thence Running westerly 52 Rodes by said way thence North westerly by said way 97 Rodes to a stake and stones thence North Easterly 71 Rodes to a stake and stones then southerly to the First mention^d Bounde it Being about 39 acres and another Piece of Land Belonging to the Deceased Being Scituate Parte in South-Hampton and parte in New town in said Province Containing about 15 acres Butting Easterly upon a High way and Southerly upon Land of David Elliots and Westerly and Nourtherly upon Land of Benjamin Morsses and we Have apprised it at 35 pounds old tenor p^r acre

In Testament of all foregoing We Have Here unto set our Hands the 23 Day of January 1758

Joseph French
 Samuel Currier
 Samuel Barnard
 Rich^d Collins
 Eliphelet Merrill

[Ordered by the court, April 10, 1758, that the two thirds of the estate be settled on the oldest son, John Elliot, he to pay the other children £143. 15. 0 each.]

[Additional account of the settlement of the estate; receipts, £477. 6. 9; expenditures, £211. 6. 10; allowed April 10, 1758.]

[Bond of John Elliot, joiner, with Daniel Goodwin and Jonathan Currier, Jr., yeomen, as sureties, all of Newton, in the sum of £800, April 10, 1758, for the payment to the other children; witnesses, Timothy George, Timothy Goodwin.]

[Bond of Thomas Elliot of Sandown, with David Bagley and Thomas Bedel, both of Newton, yeomen, as sureties, in the sum of £500, Sept. 23, 1760, for the guardianship of Timothy Elliot, minor, aged more than 14 years, son of John Elliot; witnesses, Eliphalet Bartlett, Gideon Bartlett.]

[Bond of Daniel Goodwin of South Hampton, with Henry Lancaster and Stephen Bartlett, both of Newton, yeomen, as sureties, in the sum of £500, Sept. 23, 1760, for the guardianship of Judith Elliot and Lois Elliot, minors, aged more than 14 years, children of John Elliot; witnesses, Gideon Bartlett, Eliphalet Bartlett.]

[Additional account of the settlement of the estate; receipts, £265. 19. 11; expenditures, £124. 0. 0; allowed March 19, 1762.]

HENRY DEARBORN 1756

HAMPTON

[Administration on the estate of Henry Dearborn of Hampton, yeoman, granted to Esther Dearborn, widow, and John Taylor, yeoman, May 26, 1756.]

[Probate Records, vol. 19, p. 546.]

[Bond of Esther Dearborn, widow, and John Taylor, both of Hampton, with Samuel Fogg of Exeter and Jeremiah Eastman

of Kensington, yeomen, as sureties, in the sum of £1000, May 26, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Bond of Ebenezer Lovering, yeoman, with Abner Fogg, gentleman, and Benjamin Hobbs, yeoman, as sureties, all of North Hampton, in the sum of £2000, May 26, 1756, for the guardianship of his son, Simon Dearborn Lovering, aged less than 14 years; witnesses, William Parker, John Fernald.]

[Inventory, attested Aug. 25, 1756; amount, £22,082. 8. 6; signed by Jonathan Page and Josiah Sanborn.]

[Additional inventory, Nov. 22, 1756; amount, £5730. 12. 2; signed by Jonathan Page and Josiah Sanborn.]

[Warrant, Feb. 14, 1757, authorizing Peter Folsom of Exeter, Robert Moulton of Hampton, Josiah Sanborn and Josiah Robinson, both of Exeter, and Simeon Dearborn of North Hampton to divide the estate.]

[Probate Records, vol. 20, p. 272.]

[Simon Dearborn Lovering makes choice of his father, Ebenezer Lovering, as his guardian April 19, 1757.]

[Bond of Ebenezer Lovering, with Abner Fogg and Samuel Jenness of Rye, yeoman, as sureties, in the sum of £1000, April 18, 1757, for the guardianship of his son, Simon Dearborn Lovering, minor, aged more than 14 years; witnesses, John Langdon, John Fernald.]

Province of } Agreeable to a Warrent from the Hon^{bl}
 New Hamps^r } Rich^d Wibird Esq^r Judge of the Probate of
 Wills for Said Province &c Impowering us a Committe to Divide
 the Real Estate of Henry Dearborn late of Hampton in said
 Province Yeoman Deceas'd we have Effected the same in the
 following manner, viz. we have set off to y^e widdow Esther
 Dearborn, widdow Relict of said Deceas'd one full third Part of
 all the Real Estate that was shown us as the Estate y^t y^e said

Deceased Died Posses'd off, according to Quantity & Quality to y^e best of our Judgments, to hold to her in severalty as her Dower thereof, viz. two lotts of Land where the said Deceas'd lived in his life time & on which his Building now stand containing about twenty Eight Acres with said Buildings, and likewise thirty five Acres of upland & swamp adjoining to y^e said two lotts or a highway on y^e South & Robert Moultons land on y^e west thirty three Rod & an half & Runing from thence north fifty five Degrees East untill it Comes to Taylor Wear's land, and then by Said Tayler Wears land untill it comes to the said two Shares or highway — we have likewise Set off to y^e Said Widdow about Eighteen Acres of Salt Marsh in Hampton afore said in five Peices, one peice contains about five Acres & an half & was bought of John Sherburne by y^e said Deceas'd Deed bearing Date y^e 31st of May Anno Domini one thousand seven hundred & thirty six, another Peice contains two Acres bought of Jonathan Godfree Deed bearing Date y^e 7th Day of november Anno Domini one thousand Seven hundred & twenty two, the third Peice contains two Acres and an half & twenty two Rods bought of Jonathan Godfree & lyeth undivided with Nathan Godfree y^e whole peice is bounded eastward & westward on the River Northwardly on Jonathan Dearborns Marsh & Southward on James Godfrees Marsh, the forth Peice contains about three Acres & an half of flats or Thatch Ground which y^e Deceased bought of Shubal Sanborn, & lieth undivided with Robert Drake y^e whole lyes adjoining to flats which Dan^{ll} & Jonathan Marston owned on the Southward, & marsh of Jonathan Elkins on y^e north — the fifth Peice contains four acres & is part of a Peice of marsh that Decended to y^e Deceased from his father containing about eighteen Acres, the Said four acres is bounded on Marsh of Nathan Cram's on y^e north, on a certain Slow on y^e north East and on Marsh we have set of to Sarah Taylor on y^e South, & on Marsh we have set of to Elisabeth Sanburne on y^e west — And the Remaining two third we have Divided into three Equal Parts according to Quantity & Quality

to y^e best of our judgments and set them off to y^e heirs of the said Deceased in the following manner, viz. we have set of to Sarah Taylor the Daughter of y^e Said Deceased to her to hold in severalty a Peice of Land Containing about seven acres & an half which lyeth on y^e Southwestward side of Exeter Road before the House of y^e Said Deceased, bounded Northwardly on y^e said Road & on land belonging to James & Jonathan Sanborn Eastwardly on land of Thomas Elkins, southwardly on Robert Drake's land, Westwardly on a highway or James Fogs land, we have likewise set off to y^e said Sarah twenty Six Acres of upland & Swamp adjoyning to Pages Road on y^e Northward, on land set off to Ebenezer Lovering on y^e East on y^e Widdow's thirds on y^e South & on Robert Moulton's land on y^e west, we have likewise Set off to said Sarah about twenty two Acres of Land on y^e Southwestward side of Exeter Road adjoyning to y^e Road on y^e northeastward end, Southwardly on James Fogs land, Southwestwardly on Nathan & Jonathan Tiltens land, or ass brook (so called) northwardly on land we set of to Elisabeth Sanborn, said peice is to be Seventeen Rods wide at y^e Road on a Perpendicular line & Nineteen Rods wide at y^e other end, that is at y^e westward end of James Fogs land on a Perpendicular line, the northward side of said twenty two acres is to Run from the Road to Tilton's Land or ass Brook — we have likewise Set off to Said Sarah about Eleven Acres of salt Marsh in three Peices, one peice contains about three acres and three quarters of an acre Bought of Joseph Batchelder being commonly known by y^e name of Birch Island, another Peice contains about three acres & an half & Decended to y^e Deceased from his father, bounded Eastwardly on Hampton River Southwardly on James Lovits Marsh, westwardly on Shaws Marsh, northwardly on Chases Marsh; the other Peice contains about three Acres & three quarters of an Acre being Part of y^e Eighteen Acres above mentioned y^e Decended to y^e Deceas'd from his father, said three acres & three quarters is bounded northwardly on four acres we set off to y^e widdow, northeastward on a certain Slow,

Eastwardly on a quarter of an acre set off to Ebenezer Lovering, Southwardly on Marsh of Taylor Wear's & Benj^m Moulton's, westwardly on Marsh set of to Elisabeth Sanborn. — nextly we have set of to Elisabeth Sanborn, Daughter of y^e said Deceased to hold to her in severalty, viz about sixty four acres of land on y^e south westward side of Exeter Road, bounded on Exeter Road on y^e north Eastward, & land we Set of to Sarah Taylor on y^e south, & Captⁿ Jonathan Tiltens Land on y^e west, & on Will^m Sanborn's land on y^e north; and likewise about three quarters of an Acre of land, it being the eastward end of Seven Acres y^t y^e Deceased bought of Jesper Blake, said peice being left Seperated from his other lands by changing of lands, we have likewise Set of to Said Elisabeth about thirteen Acres & an half of Salt Marsh in three Peices, one peice contains about two acres and an half & lyeth on Bolters neck (so called) and is undivided with Corn^t Jonathan Dearborn Bought of Jonathan Elkins, another peice contains two Acres and an half bought of Benj^m Cram Deed bearing Date Decemb^r 28th one thousand Seven hundred & fifty two — the other Peice contains about Eight Acres & an half & is part of y^e above Eighteen Acres, y^e said Elisabeth is to have all y^t is to y^e westward of a certain creek containing about seven acres & an half & also one acre below said creek, Runing the whole wedth of y^e Marsh & so far from y^e Creek to y^e Eastward as to contain one acre — Lastly we have set off to Ebenezer Lovering as Representative to Simon Lovering son to Mary Lovering Deceased the Daughter of y^e Said Deceas'd to hold to him in Severalty viz. seventy four Acres of upland & Swamp adjoining to Pages Road on y^e northward Tayler Wear's land on y^e East & y^e Widdows thirds on y^e Southw'd & the twenty six acres y^t we set off to Sarah Taylor on y^e west; we have also Set off to Said Lovering about thirteen acres of Salt Marsh in Hampton aforesaid in Seven Peices, viz. on peice contains about four Acres & lyeth in y^e ox common so called, & Decended to y^e Deceased from his father Bounded northwardly & Eastwardly on Browns River Southwardly on y^e glade so called westerly on

Marsh belonging to y^e Heirs of John Dearborn Deceas'd, another peice contains two acres bought of Sam^l Dalton, bounded Southwardly on y^e River, Eastwardly on Sam^l Fogg, northwardly on Steph^a Page, westw^d on Daultons; y^e third Peice contains two Acres bought of Henry Dearborn Jr lying at a Place called y^e great Neck, another peice contains about two Acres bought of Henry Elkins & lyeth in the Spring Marsh (so called), the fifth Peice contains about an Acre & quarter & is known by y^e name of the Acre & lyeth near y^e Beech Cossey & Decended to y^e Deceas'd from his father, the sixth Peice contains about three quarters of an Acre & is known by y^e name of a Thatch Share & Decended to y^e Deceas'd from his father: the seventh & last Peice contains about an acre & is y^e Eastward end of the above-said Eighteen acres, containing two small Islands be y^e same more or less & also one quarter of an acre of the South Eastward Point on y^e westward side of y^e Slow adjoining to Tayler Wears Marsh on y^e Southward

Given under our hands this 31st day of August one thousand Seven hundred fifty & seven &c —

Robert Moulton	}	Committee
Josiah Sanborn		
Peter folsom		
Josiah Robinson		
Simeon Dearborn		

[Account of the settlement of the estate by Esther Dearborn; receipts, £2135. 5. 4; expenditures, £73. 5. 6; allowed Aug. 31, 1757.]

[Account of the settlement of the estate by John Taylor; receipts, £13. 5. 0; expenditures, £439. 18. 8; allowed Dec. 18, 1757.]

[John Taylor's additional account; receipts, £1987. 12. 0; expenditures, £5. 0. 0; exhibited Feb. —, 1760.]

[Account of the division of the personal estate; mentions the

widow as now the wife of Joseph Wadleigh; allowed Aug. 29, 1776.]

JONATHAN PAGE, JR. 1756

PLAISTOW

[Administration on the estate of Jonathan Page, Jr., of Plaistow, yeoman, granted to Jacob Kent of Plaistow, yeoman, May 26, 1756.]

[Probate Records, vol. 19, p. 546.]

[Thomas Page of Haverhill, Mass., declined administration on the estate of his son, Jonathan Page of Plaistow, June 3, 1757, and requested the appointment of Jacob Kent.]

[Essex County, Mass., Probate Files.]

[Administration on the estate in Essex County, Mass., of Jonathan Page of Plaistow, intestate, was granted to Jacob Kent June 6, 1757.]

[Essex County, Mass., Probate Records, vol. 334, p. 374.]

[Bond of Jacob Kent, husbandman, with Samuel Bailey, Jr., and Nathan Bailey, cordwainers, both of Newbury, Mass., as sureties, in the sum of £1000, June 6, 1757, for the administration of the estate; witnesses, Daniel Appleton and James Tarbox.]

[Essex County, Mass., Probate Files.]

[Inventory of real estate in Massachusetts, taken by Stephen Huse, Joshua Sawyer, and Benjamin Clement, all of Haverhill, Mass., May 30, 1757; amount, £58. 13. 4.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 334, p. 398.]

[Account of the administrator, June 5, 1758; received, £61. 3. 4; expended, £22. 7. 11 ½.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 335, p. 324.]

[Certificate of William Parker, Register, Portsmouth, June 9, 1757, that Jacob Kent, administrator, has exhibited to the court

there his account of administration, and that in his inventory there is no real estate lying in the province of New Hampshire.

The court wrote to the administrator that the latter did not tell him that when making the allowance to the three children they had no mother, therefore the ten pounds allowed is increased to fifteen pounds, twelve shillings.]

[Essex County, Mass., Probate Files.]

[Account, rendered by the administrator May 7, 1759; received, £50. 19. 2; expended, £33. 6. 3½. There was a charge for bringing up three young children since June, 1758, there being no father or mother.

[Essex County, Mass., Probate Files, and Probate Records, vol. 336, p. 214.]

[Distribution of the balance of the estate, £17. 12. 10½, to the children, as follows:—

To Josiah Page, eldest son, £5. 17. 8.

To Jacob Page, £2. 18. 10.

To Ruth Page, £2. 18. 10.

To Jonathan Page, £2. 18. 10.

To Elias Page, £2. 18. 10.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 336, p. 214.]

[Guardianship of Elias Page, Jonathan Page, Ruth Page, Josiah Page, and Jacob Page, minors, all less than 14 years old, granted to Jacob Kent June 12, 1758.]

[Essex County, Mass., Probate Records, vol. 335, p. 353.]

[Bonds of Jacob Kent, one for each ward, with Tristram Knight, gentleman, and Stephen Knight, cordwainer, both of Plaistow, as sureties, in the sum of £1000 on each bond, June 12, 1758; witnesses, Daniel Appleton and Jonathan Cogswell, Jr.]

[Essex County, Mass., Probate Files.]

[Guardianship of Josiah Page, minor, more than 14 years old, granted to William Page of Hampstead April 18, 1763.]

[Essex County, Mass., Probate Records, vol. 340, p. 277.]

[Bond of William Page, blacksmith, with Thomas Page of Haverhill, Mass., yeoman, and Caleb Tappan of Newbury,

Mass., cordwainer, as sureties, in the sum of £1000, April 18, 1763, for the guardianship of Josiah Page; witnesses, Samuel Rogers and James Tarbox.]

[Essex County, Mass., Probate Files.]

WILLIAM RINDGE

1756

PORTSMOUTH

In the Name of God Amen I William Rindge of Portsmouth in the Province of New Hampshire being bound to Sea * * *

Item I give & bequeath to my well beloved Brother John Rindge Two hundred Pounds Cash old Tenor to be paid by my Executor within one Year after my decease —

Item I give to my well beloved Brother Isaac Rindge Two hundred Pounds to be p^d him within one year after my Decease by my said Executor —

Item I Give my Brother Jotham Rindge Two hundred pounds Old Tenor within one Year after my Decease to be p^d him by my Executor

Item I give & bequeath to Ann Peirce daughter to my well beloved sister Ann Peirce dec^d Two hundred Pounds old Tenor in one year after my decease to be p^d by my said Executor

Lastly I give & bequeath to my well beloved Brother Daniel Rindge all my Land Houses & Tenements Debts dues money & Estate of whatsoever name or Denomination or wherever it is or may hereby making & appointing him my sole Executor to this my Last Will & Testament he paying the aforesaid Legacys & Just Debts &c In Testimony Whereof I have hereunto Set my hand & Seal this 27th day of May 1756

William Rindge

[Witnesses] J Wentworth, H^y Apthorpe, John Payne.

[Proved Feb. 24, 1768.]

[Inventory, Aug. 27, 1771; amount, £569. 6. 8; signed by George King and William Torrey.]

NATHANIEL MESERVE 1756

PORTSMOUTH

In the Name of God Amen I Nathanael Meserve of Portsmouth in the Province of New Hampshire Esq^r being bound on the Expedition against Crown Point. * * * Item I give & bequeath to Mary my beloved Wife for the bringing up my Children which are under Eighteen Years of Age until the Youngest of them shall attain to that Age or in Case the youngest should Dye before that then till the next shall arrive at that Age the Use & improvement of my dwelling House and Garden where I now dwell with the Use of all the Land & Buildings thereon lying Westward of a Line running from the South East Corner of my Garden Northward to the Elm Tree standing Northward from the Garden and from thence on the same Course into the Creek and also the Use of the new ware House at the Point of my Land on the North East Part thereof with Liberty to pass & repass to & from the same over my Ship yard as there shall be Occasione with the Use of my Pasture Land at the Creek so called in Portsm^o aforesaid & that I purchased of Samuel Jackson on the North Side the Creek & the Use of my Land near the Rope walk not otherway's disposed of and the Rent of my Farm near Newington in said Province the salt Marsh I purchased of Joseph Jackson & that Land called the Cedar Swamp the Rent of all these and Forty Pounds Old Tenor or equal to what that now is to be paid her Annually by my Son John with the Use of my Personal Estate (not herein otherway's disposed of) for the bringing up the said Children and her own comfortable Support during the Time aforesaid. And I also give her instead & lieu of her Dower & Thirds of my Estate to hold to her during her Life the Rent of my said Farm, the Use of my Dwelling House Garden Land and Buildings aforesaid lying Westward of said Line and the Use of half my Household Furniture within Doors for her Use & the Use of such of my Daughters as shall be unmarried after the Time aforesaid, & see Cause to live in my said House with her. I also give her during her Life my Negro Boy Named Ocro in Case he out lives her and during his if he should dye first. Item I give &

devise to my Son Nathanael the Building Yard near my said House with all the Utensils Tools & Impliments thereto belonging with all the Wharfing Buildings and Land Eastward of the Line aforesaid (Excepting the Wharfe & Land whereon it stands and the Warehouse) I also give & devise to my said Son (after my Wifes Interest therein is Ended) my Pasture Land at the Creek aforesaid and the one half of my Part & Interest in that Tract of Land in said Province called by the Proprietors under Mason's Patent so called the Royal Society Lands all which he is to have & to hold to him his Heirs & Assigns and I order him to pay to my said Wife for the Interest aforesaid the Sum of Forty Pounds a Year during the Time aforesaid and after his youngest Sister shall be Eighteen Years of Age then the said Payment to Cease or in Case of her Decease before that age then till the next shall arrive at that age and then to Cease as is herein before Declared. — Item I give and devise to my Son John the House & Land thereto belonging where he now Lives which was lately the Mansion House of Jotham Odiorne Esqr Deceas'd & my Rope Walk so called with all the Land & Buildings thereon the Wharfe Ware House and all the Tools & Implements for Rope making together with all my Lands in Rye Town Dantzick & New Chester all in said Province to hold to him his Heirs & Assigns and I order him to pay to my said Wife twenty Pounds a Year old Tenor as aforesaid during the said Term for the Use before Exprest & no longer. Item I give & devise to my Son George the Ware House on the Point aforesaid the Wharf & Land whereon it Stands and Privelege thereto belonging with Liberty of Passing & repassing to and from the same (after the Interest granted to my Wife as aforesaid is determined) over the Building Yard aforesaid as above Exprest and my Land on the North Side of the Creek which I purchased of Samuel Jackson & the other half of my Land called the Royal Society Lands aforesaid to hold to him his Heirs & Assigns and I also give him my said Son my Right Interest & Property in the Social Library in said Portsmouth —

Item I give & devise to my Son Hanson one Quarter Part of the Snow Stretham of which he is now Master and one Quarter Part of the Cargo or Equivalent to one Quarter Part of the Cargo he shall now take in said Vessel I also give & devise to him the reversion of my said Farm that is all the Right Title Interest & Property thereof after my Wifes Decease I also give & devise to him my said Son Hanson all my Right Title Estate Interest & Property to the Lands called Allen's Town and of in & unto any Part thereof To have & to hold all the said Premises to him his Heirs & assigns and further it is my Will that my Son Nath^l shall after the Decease of my said Wife make a Conveyance in fee to my said Son Hanson of the House, & Land thereto belonging where the said Nathaniel now lives and upon his so doing I give & Devise to him after my Wifes Decease my said Mansion House and all the Land & Buildings aforesaid which I have herein before given to my said Wife for Life to him his Heirs & Assigns But if the said Nath^l shall refuse & neglect to make such Conveyance then I give the said House Land & Buildings lying Westward of said Line as above described to my Son Hanson his Heirs & Assigns my Will & meaning is that Nathanael shall have his Election to have my said House & Premises beforementioned instead of that he now Possesses & Hanson to have his by his Conveyance as aforesaid But Nathanael shall have no Interest or Property in the said Premises (if the said Hanson shall be living at the Time of his Mothers Decease as aforesaid) until he the said Nathanael shall have Executed a Good & valid Conveyance of all the Land & Buildings belonging to him where he now lives as aforesaid — or if Nathanael should be prevented by Death or otherwise then Hanson shall have the Premises aforesaid as above Expressed after the Decease of my said Wife I mean my House Buildings & Land Westward of said Line — Item I give & devise to my Daughter Annah Wills all my Land in a Place called Menadnack Number one & in new Boston so called in said Province (having already given her by Deed & otherway's Considerable out of my Estate) to her her

Heirs & Assigns. Item I give to my Daughter Sarah Odiorne all my Land in the Place called South Town and in the Place called Wears Town in said Province to her her Heirs & assigns having also given her already other Things besides. Item I give and Devise to my Daughter Mary Batson all my Land in that Tract of Land called Dover first Grant and that Tract called Hopkinton both in said Province to her her Heirs & Assigns having also done for her by other Means. Item I give & devise to my Daughter Ann & to her Heirs & Assigns all my Lands in the Place called Menadneck Number five in Petersborough both in said Province & one Lott of Land fronting on Dear Street Seventy one feet & carrying that Extent back Eighty feet and is the Lott there Numbered one. Item I give and devise to my Daughter Elizabeth all my Lands in Bedford & Hillsborough both in said Province & one Lott on Dear Street aforesaid of the same Dimentions of the others being the Lott Number three to her her Heirs and Assigns. Item I give & devise to my Daughter Jane all my Lands in the Place called Daniel Marstons Town, Palmers Town & Browns Town so called all in said Province & one Lot of Land on Dear Street of the same Dimentions aforesaid to hold to her her Heirs & Assigns being N^o 4. Item I give & devise to my Daughter Esther all my Land at the Place called Menadneck Number Eight and one Lot of Land in Derryfield belonging to me & one hundred & fifty Acres of Land in Barrington which I purchased of M^{rs} Ann Slayton and one Lot of Land on Dear Street being the Lot there next to the Creek and Numbered Seven. Item I give to each of my four youngest Daughters viz. Esther, Jane, Elizabeth & Ann the Sum of Five hundred Pounds old Tenor according to the present Value or Equal thereto in Money or other Currency in said Province at the Time of Payment to be raised & paid by my Executors by Sale of so much of my Personal Estate, my Land at Barrington not otherway's disposed of my Land at Frame Point so called and that which was formerly William Locks Land which I purchased of Ephraim Denmet & his Wife all

which I hereby give them Power to Sell & to Execute good & valid Deed or Deeds of Conveyance of the same and also the Vessel now in building in my Building Yard with all the Rigging Prepared for the same which I would have Sold Immediately & not fitted out if my Decease should happen before that is done; these Legacy's to be raised & put out to Interest by my said Execu^{rs} as my said Daughters shall arrive at the Age of Eighteen Years Respectively for them and as they arrive at the Age of Twenty one Years or at Marriage then which ever of those Events shall first happen they are to have the Intire Command & disposal thereof, Each to her Self respectively and if by any accident it should happen that my Personal Estate with the Land before ordered to be Sold as above Declared will not be Sufficient to Raise the aforesaid Sums with other Demands on my Estate then Each Legatee is to abate in Proportion & have only the Sum that may be raised & spared from other more necessary Payments for paying said Legacys and all the Rest of my Estate not herein disposed of I give & devise to all my afores^d Children in the same Proportion which the Law would give it them if I had made no Will and if either of my said four Daughters should be married before she shall be Eighteen Years of Age her Legacy afores. shall be paid as soon as the same may be done at or after her Marriage. I also give to Each of my said four youngest Daughters a Feather Bed with good decent Furniture & Bedding according to the Discretion of my Executors making them all Equall as near as may be and in Case my Wife should Decease before my youngest Daughter arrives at the Age of Eighteen I then Desire their Uncle George Libbey to be their Guardian to do for them instead of my said Wife & to apply the aforesaid Income of my Estate given for their Support as is herein before Declared to that purpose according to the true Intent & meaning of this my Will and I hereby Earnestly Request of him to take this care upon him. Lastly I Constitute & appoint my Said Wife and my Son Nathanael Executors of this my last Will & Testament hereby revoking all others by me in any manner

made before this In Witness whereof whereof I have hereunto
set my Hand & Seal the 28th Day of May Anno Domini 1756.

Nath. Meserve

[Witnesses] William Parker, John Hart, Elizabeth Adams,
John Furnald.

[Proved Aug. 18, 1758.]

[Probate Records, vol. 21, p. 36.]

[Mary Meserve, widow, waives the will of her husband,
Nathaniel Meserve, Aug. 9, 1758, and claims dower.]

[Probate Records, vol. 16, p. 492.]

[Inventory, Jan. 18, 1759; amount, £40,348. 9. 6; signed by
John Moffatt, Jacob Sheafe, and Samuel Penhallow.]

[Probate Records, vol. 21, p. 152.]

[Warrant, Feb. 6, 1759, authorizing John Moffatt Jacob
Sheafe, Samuel Penhallow, and John Penhallow, merchants, and
John Shackford, all of Portsmouth, to set off to Mary Meserve
the widow's dower, and to divide the personal estate among the
widow and children.]

[Probate Records, vol. 21, p. 527.]

Province of } Pursuant to a Warrant from the Hon^{ble}
New Hamp^r } Richard Wibird Esq^r Judge of the Probate of
Wills &c for Said Province to us the Subscribers to sett of to M^{rs}
Mary Meserve Widow Relict of Nathaniel Meserve Esq^r late of
Portsmouth Dec^d her Dower of the Real Estate of Said Dec^d of
which he died Seized and Likewise to divide the Personal Estate
of Said Dec^d to be Shewn us by the Administrator in manner fol-
lowing viz one third part thereof to the Said Widow & the
Remaining two thirds among the Children of Said Dec^d We sett
off to the Widow M^{rs} Mary Meserve for her third part of the Real
Estate at the East End of the Manton House the back Kitchen
only Except^d With a Passage way from the great Entrey into said
Kitchen & the Said Passage way is to be where there is now a
Closset & those in the west end of said house to have Liberty to
Pass & Repass through the East End of said House to Carry

anything into the Sellar under the Said West End we also set of to Said Widow the East half of the Garden beginning at the broad Ally & the priviledge of the Well in Common & the Whole of the Barn Standing upon the East Side of said Garden and from the North end of said Barn a Streight line Running to the South East Corner of the Work house (so Called) and from said Corner into the River in which said Work house is Included & from said Work house Including all the Warfage and Priviledges untill it shall meet a parellel line which Runs through the East side of the Great Entry of said house and the Said great Entry to be in Common and the Passage way to be left open leading from the front of said House down to the Wharf Warehouses and Landing upon the point of land the Said Way to be left open for the Benefit of those that have their Interest laying upon the aforesaid point of Land and We Also set off to Said Widow a piece of pasture Land Beginning at Cap^t George Meserve Dec^d house and runs down to the Creek and lays upon the South Side of the Roape Walk

[Personal property; to the widow, £6281. 0. 2; to the heirs of Nathaniel Meserve, £1012. 18. 10; to Anna Wells, the heirs of John Meserve, Sarah Odiorne, George Meserve, Hanson Meserve, Mary Batson, Ann Meserve, Elizabeth Odiorne, Jane Meserve, and Esther Meserve, each £506. 9. 5; signed by John Moffatt, Jacob Sheafe, John Shackford, and John Penhallow; attested Nov. 11, 1760.]

[Probate Records, vol. 21, p. 527.]

[Administrator's account of the settlement of the estate; receipts, £31,722. 14. 3; expenditures, £23,783. 2. 10; allowed Sept. 24, 1764; mentions "W^m Odiorne his Wifes Legacy £600," "3 youngest Daughters," "paid Ann Meservey to Buy a Gown £42. 0. 0," "Schooling for Esther," "to Ann to buy Shoes &c." "Shoes & Mitts for Janne"; mentions also a widow, and legacies of £600 each to Ann Meserve, Esther Meserve, and Jane Meserve.]

[Probate Records, vol. 23, p. 328.]

ELIZABETH FERNALD 1756

PORTSMOUTH

In the name of God Amen the Twenty Ninth Day of May Anno Domini 1756 I Elizabeth Fernald of Portsmouth in the Province of New Hampshire in New England Widow of William Fernald Late of Kittry in the County of York Shipwright Deceased — being aged * * *

Item I Give and bequeath unto My Son William Fernald and his Heirs the Sum of five Shillings to be paid him or them by My Executor out of My Estate within three Year after My Decease

Item I Give and bequeath unto My son John Fernald his heirs and assigns forever the Eastermost half of My Dwelling House and the Eastermost half of My Land whereon and where about My said house Stands Scituate in Portsmouth aforesaid fronting on the high way that Leads from Pickerins Mills (so Called) to the North Meetinghouse in Portsmouth aforesaid thirty feet or thereabouts Carrying that Same breadth of thirty feet or near thereabouts back towards the South or South West-erly to the Mill Pond — It being the one half of that piece or parcel of Land Given and granted unto Me by My Father William Cotton Late of Portsmouth aforesaid Deceased —

Item: I Give unto the Children of My Daughter Mary Mendum Deceased the Sum of five Shillings Equally among them to be paid out of My Estate by My Executor within three Years after My Decease

Item: I Give and bequeath unto My Daughter Elizabeth Lowd the wife of Joseph Lowd and to her own Disposing the Sum of fifty Pounds New Tenor to be paid her out of My Estate within three Years after My Decease by my Executor hereafter Named —

Item: I Give and bequeath unto My Son George Fernald his Heirs and assigns forever the Westernmost half of My Dwelling House and the Westernmost half of My Land on and near where My Said house Stands Scituate in Portsmouth aforesaid fronting on the Highway that Leads from Pickerins Mills to the North

Meeting House thirty feet or thereabouts Carring that Same breadth of thirty feet or thereabouts back South or South West-erly to the Mill pound and Whereas I have Let part of the said Land to Benjamin Eaton by Lease for a Certain Term My Will is that the said Benjamin Eaton shall have the Liberty of Moving of his house from said Land when his Lease is out, or to take another Lease from My son George aforesaid if My Decease happens before the Lease I gave is out. I also give unto My said Son George Fernald his heirs and assigns forever My Negro Man called by the Name of Dick, also all of My personal Estate that shall be Left by Me undispos'd of at the time of My Decease my Said Son George paying the said Legacies. And I do hereby Nominate Constitute and appoint My Said Son George Fernald of Portsmouth aforesaid Cooper to be My Sole Ex-ecutor * * *

Elizabeth fernald

[Witnesses] Luke Mills, George Hunttrss, William Kennedy.
[Proved July 20, 1761.]

[Bond of George Fernald, Cooper, with George Huntress, innholder, and William Kennedy, laborer, as sureties, all of Portsmouth, in the sum of £500, July 20, 1761, for the execution of the will; witnesses, Eleazer Russell, Mark Nelson.]

PHILIP NELSON

1756

PLAISTOW

The Last will and testament of Phillip Nelson of Plastow in the Province of New Hampshear in New England Black smith * * *

Imprimis I Give and bequeath unto my well beloved wife Abiah Nelson one third Part of my Real Estate During her Naturall Life and the income of my whole Estate after the Debts are paid untill my Children Comes to the age of Eighteen

years of age or marrieth which shall happen first and my will is that my Estate be Equilly Divided between my three Daughters and when the first marries or Comes of age as above said my will is that her shear shall be set of and so to have Each Childs share set of as they Comes of age or marries

Item I give unto my wife Abiah Nelson my book Debts In order to Pay Debts I also make her my sole Eccutrix of this my Last will and testament Ratifying and Confirming this to be my Last will and testament In witness where of I have here unto set my hand and seale this thirty first Day of may anno Domini 1756

Philip Nelson

[Witnesses] John Ingalls, Joseph Little Jur, Thomas Little.

[Proved June 27, 1757.]

[Inventory, attested Jan. 31, 1757; amount, £315. 15. 0; signed by John Morrill and Moses Hale.]

ABRAHAM NUTE

1756

DOVER

In the name of God Amen the Thirty first Day of May in the year of our Lord Christ one thousand Seven hundred & Fifty Six I Abraham Nute of Dover in the Province of New Hampshire in New England Yeoman being Sick & weak in body * * *

Imprimis I Give to my well beloved wife Rachel Nute one good Cow to be Delivered to her by my Execu^r in one week after my Decease as also the theird of my Real and personal Estate in the Same way and manner as the Law proscribes as to Widows Dower —

Item I Give to my Eldest Son Isaac Nute whom I appoint Impower & Constitute Sole Executor of this my last will & Testament all my honisted farm where I now Dwell in Dover aforesaid Encluding pasture thatch beds orchard Edifices & buildings thereon with all and Every other Estate of any Sort

or kind whatsoever with the Encumbrances thereon on the following Condition viz^t that he the Said Isaac Discharge all my Just Debts Doctors funeral Expence and allow and pay of the following Legacies on Compliance of which the above premisses to be to the Said Isaac his heirs & assigns forever

Item — I Give to my Daughter Joanna Nute one good Cow also one pair of Looms and Loom gears of all Sorts fitting for Country work being the Same Loom & Gears now in my house which Cow Loom and Gears are to be Delivered her by my Execur in one week after my Decease also order that She Shall have free & full Liberty of one Room in my house for her Self & Looms So Long as She Shall Continue unmarried — I also give unto her the Said Joanna one third part of all my household goods & furniture Exclusive of her mothers third part to be Delivered her in manner aforesaid —

Item I Give to my Daughter Sarah Nute one good Cow and also one third part of all my household goods & Furniture Exclusive of her mothers thirds to be Delivered her in three years after my Decease by my Said Execur

Item I Give to my Son Abraham Nute All my Wearing apparrell of Every Sort and also three hundred pounds old Tenor in bills of this province or money Equal there to to be paid him by my Said Executor as Soon as he shall arrive to the age of Twenty one years —

Item I Give to my Daughter Mary Nute one good Cow also the one third part of all my household goods & furniture Exclusive of her mothers third part as aforesaid the aforesaid household goods to be Equally Divided between my three Daughters & the Said Marys part or portion to be Delivered her at the age of Eighteen years by my Said Execur * * *

Abraham Nute

[Witnesses] Joseph Austin, Elijah Tuttel, Alex^r Caldwell.

[Proved April 30, 1756.]

[Warrant, June 30, 1756, authorizing Joseph Austin and

Alexander Caldwell, both of Dover, yeomen, to appraise the estate.]

[Inventory, Sept. 27, 1756; amount, £2994. 7. 6; signed by Joseph Austin and Alexander Caldwell.]

SAMUEL HEARD, JR. 1756

DOVER

In the name of God Amen, this first Day of June Anno Domini one Thousand Seven Hundred & fifty Six, I Samuel Heard, Jun^r of Dover in y^e Province of New Hamps^r in New-England Husbandman, Being Exercised with great Bodily Infirmities * * *

Imprimis I Give to my Wife Dorcas the third Part of my Estate both Real & Personal, During her natural life, or her Proper Dowry as by Law Established.

Item I Give to my Son Nathanael Heard y^e one half of my Right Title & Interest in & unto a Saw Mill Standing on Salmon fall River, between Rochester & Towow; & also Twenty Shilling Cash, old Tenor, to be Paid him by my s^d Executor within y^e Term of one Year after my Decease.

Item. I Give unto my Son Samuel Heard, whom I Constitute make & Ordain Sole Executor of this my last Will and Testament, and to his Heirs & Assigns for ever, all my Homestead Land & Orchards, Dwelling House & Barn & all other Buildings Standing & being upon s^d Land; and also five Acres of Land at Black-Water; & Two Yoke of oxen, & five Sheep; also my Cart & Wheels Plow, Sleds Yokes & Chaines, & all other my farming Tackling & Utensils; and also y^e Hand Irons fire Shovel & Tongs & Trammels in my s^d Dwelling House.

Item I Give unto my Son Daniel Heard & to his Heirs & Assigns for ever, Sixty Acres of Land, in Rochester in y^e Second Division which Land I Purchased of Jonathan Wentworth Deceas'd; And also one Yoke of Oxen to be Delivered him by

my S^d Executor, when he Shall Arrive at y^e Age of Twenty one Years.

Item I Give unto my Son Jethro Heard & to his Heirs & As- signs for ever, Twenty Six Acres of Land in Rochester afores^d in y^e Second Division Lot which fell to my father Tristram Heard Deceas'd; And also all my Land in y^e Third Division, & in y^e undivided Land in S^d Rochester and also the one half of my Right Title & Intrest in & unto a Saw Mill Standing on Salmon fall River between Rochester & Tawaw;

Item I Give unto my Daughter Abigail Twenty Sillings, old Tenor, to be Paid her by my Executor within y^e Term of one Year after my Decease.

Item I Give unto my Daughter Phebe Twenty Shillings, old Tenor, to be Paid her by my S^d Executor within y^e Term of one Year after my Decease.

Item I Give unto my two Daughters Dorkas & Keziah all my Household Goods, Beds & Beding & furniture, Except y^e fire utensils which I have Given in this Will to my Son Samuel Heard, & Excepting also my wives Thirds or Dowry which She may Dispose of as She Pleases.

His
Samuel × Heard
Mark

[Witnesses] Paul Varney, Spenser Wentworth, Daniel Evens.
[Proved June 30, 1756.]

HENRY CURRIER

1756

SOUTH HAMPTON

In the Name of God Amen. I Henry Currier of South Hampton in the Province of New Hampshire in New England being under bodily Weakness * * *

Item 2^d I give to my beloved Wife Elisabeth Currier the use and Improvement of one Half of all my Buildings, and Real

Estate dureing her Widowhood. Further more I give her the use and Improvement of my Stock of all Kinds during her widowhood and my Household Goods and Household stuff of all sorts to dispose of them among my Children when and how she shall see fit.

Item 3^{dly} I give to my Son Sargeant Currier The other half of my Buildings and Real Estate, and the whole of them, that is to Say the whole of my Buildings and all my Real Estate wherever it may be found, after the Decase of my Wife, or immediately upon her marrying another Husband.

Item 4^{thly} I give to my Daughter in Law Sarah Currier Relict of My Son Henry Currier Deceased the Sum of Five Pounds old Tenor, to be paid her within Five years after my Decease.

Item 5^{thly} I give to my Daughter Abigail Allen the Wife of Jeremiah Allen the sum of one Hundred Pounds old Tenor money retaining its present Value, the one Half of it to be paid in goods at money Price, by my Executer hereafter named within the space of five years after my Decease, and Half in money within the same space of Time.

Item 6^{thly} I give to my Daughter Miriam Morrill the wife of Moses Morrill the sum of Fifty Pounds old Tenor Money retaining its present Value, the one half of it to be paid in goods at Money Price, by my Executor hereafter named within the Space of Five years after my Decease, and the other Half in money with the same space of time.

Item 7^{thly} I give to my Daughter Elisabeth Currier the Sum of Three Hundred Pounds old Tenor Money retaining its present Value the one half of it to be paid in goods at money Price, by my Executor hereafter named on the Day of marriage or at furthest when she shall arrive at the age of Twenty one years, and the rest in money

Item 8^{thly} I give to my Daughter Anna Currier the Sum of Three Hundred Pounds old Tenor Money retaining its present Value, the one half to be paid her in Goods at Money Price by my Executor hereafter named on the Day of Marriage or at

furthest at the age of Twenty one years, and the rest in money.

Item 9^{thly} I give to my Daughter Dorothy Currier the sum of Three Hundred Pounds old Tenor Money retaining its present Value the one Half of it to be paid in Goods at money Price, by my Executor hereafter named on the Day of Marriage or at furthest when she shall arrive at the age of Twenty one years, and the rest in money.

Item 10^{thly} I also appoint and order and my Will is that my Son Sargeant Currier pays to my Daughters and to my Daughter in Law the before mentioned Legacies which I have bequeathed to them and to fulfill this my Will, to whom I further give all my Wearing Apparel with my Gun, and all my Implements of Husbandry

Item 11^{thly} I do make and Constitute my Son Sargeant Currier to be sole Executor * * * In Witness whereof I have hereunto Set my Hand and Seal this Third Day of June Anno Domini One Thousand Seven Hundred and Fifty Six and in the Twenty Ninth year of the Reign of George the Second King over Great Britain &c.

Henry Currier

[Witnesses] offen french, Ezekiel Morrill, Jeshua geerg.

[Proved June 29, 1757.]

[Warrant, June 29, 1757, authorizing Samuel French, gentleman, and Abner Morrill, housewright, both of South Hampton, to appraise the estate.]

[Inventory, Sept. 23, 1757; amount, £14,155. 9. 0; signed by Samuel French and Abner Morrill.]

EDWARD STEVENS

1756

EPPING

In The name of God amen This forth Day of June anno domin 1756 I Edward Stevens of The parish of Epping in the Province of Newhamp^r yeoman being in helth of body * * *

It^m I Give and bequeath unto my Well Beloved Wife Marthy and to her Disposel all my housel stuf That shee brought to me When I married her, and Like wise I Give to my Said Wife The use & Improvement of all my Land & bulding to bring up my Children untill my youngest Child shall arive to Seven years of age or untill my Son Joseph arive to The age of Twenty one years

It^m I Give unto my Son Joseph Stevens and to his heirs & assings for Ever The full one halfe Part of all my Land Lying and being in Epping

It^m I Give unto my other Children (viz) Elisabeth Johanna Doley Pheabe & Bettey (and if my Wife Should be Deliverd within a fue months with a Liven Child that to be made Eequal with my other five Daughters) all my other Estate both Real and Parsonal whatsoever not all readey Given away in this my Last will Equaley to be Devided between them there heirs & assing for Ever

Lastly I Do here by Constitute and appoint Theophilus Smith of Exeter in the Province afore Said Esq^r to be Sole Excutor * * *

his
Edward + Stevens
mark

[Witnesses] Rob^t Light, Abnar thustin, Ebn^r Light.

[Proved Sept. 9, 1757.]

To the Hon^{ble} Richard Wibird Esq^r Judge of probate for the province of New hampshire I your Humble petitioner Relict of Edward Stevens Deceased Being Left with three Small children the Eldist But five year old and the yongest But about Sixteen months old; And the Hon^{ble} Theo^{ls} Smith Esq^r he being Executor to the Last will of my Dec^d Husband tells me that he has no Right to give me any of the moveable Estate which my Husband Died Siezed of nor yet of the Corn or hay or any of the produce of the Estate of the Dec^d for the year past unless your Honour

will be pleased to allow me Some part thereof to Support me and my Small Children who must all Necessarily Suffer Except y^r Honour do allow me some thing your Hum^{b^{le}} petitioner prays that She may have one Bed and that small matter of household goods which she Carried there And Likewise prays that She may have one Cow and Enough of the hay to winter her, and likewise one Swine and so much of the Corn as y^r Hon^r Shall think Sufficent for the Support of my fatherless family the Currant year if you Shall please to grant the above petitioner y^l greatly obledge your Humble petitioner

Epping Nov^{br} 16th 1757

Martha Stevens

[Inventory, attested Nov. 15, 1757; amount, £2437. 8. 0; signed by David Lawrence and James Norris.]

[Guardianship of Joanna Stevens, minor, aged more than 14 years, daughter of Edward Stevens, granted to William Dyer June 29, 1763.]

[Probate Records, vol. 23, p. 47.]

[Bond of William Dyer, husbandman, with Ephraim Barker and Samuel Baker, joiners, as sureties, all of Newmarket, in the sum of £500, June 29, 1763, for the guardianship of Joanna Stevens; witnesses, Cutts Shannon, Christopher Toppan.]

[Account of the settlement of the estate; receipts, £1381. 8. 0; expenditures, £1592. 10. 4; allowed Oct. 30, 1765.]

JOSEPH MILLER

1756

PORTSMOUTH

In the Name of God Amen. The fifth day of June in the year of our Lord Christ one Thousand seven hundred and fifty six I Joseph Miller of Portsmouth in the Province of new-Hampshire husbandman, being advanced in years * * *

I Give unto my Grand son Richard Nobel if alive, son of my Daughter Margaret Nobel deceased, five shillings—

I Give unto my son Joseph Miller, if alive, five shillings—

I Give unto my Grand son John Miller son of my son Joseph Miller, five shillings

I Give unto my Grand Daughter Susannah Wells, Daughter of my Daughter Hannah Dec^d Five Pounds—

I Give and Bequeath the rest and residue of my Estate both real and personal wheresoever and whatsoever unto my son in law John Pendexter of Portsmouth afores^d shipwright and unto his Heirs and assigns for ever—

Further More I do hereby Constitute and appoint my son in Law John Pendexter to be sole Executor * * *

his
Joseph + Miller
Mark

[Witnesses] John Dennet, Robert Hart, Nath^l Treadwell jun^r.
[Proved Sept. 28, 1757.]

[Bond of John Pendexter, butcher, with Robert Hart, butcher, and Philip Pendexter, truckman, as sureties, all of Portsmouth, in the sum of £500, Sept. 28, 1757, for the execution of the will; witnesses, William Parker, Elizabeth Adams.]

THOMAS PATCH

1756

NASHUA

[Administration on the estate of Thomas Patch of Dunstable, yeoman, granted to his widow, Anna Patch, June 7, 1756.]

[Probate Records, vol. 19, p. 559.]

[Bond of Anna Patch, widow, with Benjamin Parker, gentleman, and Elnathan Blood, husbandman, as sureties, all of Dunstable, in the sum of £500, June 7, 1756, for the administration of the estate; witnesses, John Lovewell, Jonathan Lovewell.]

[Inventory, June 21, 1756; amount, £2565. 0. 0; signed by William Cummings and Francis Worcester, Jr.]

[Account of the settlement of the estate by Jonathan Tarbell and his wife, Anna Tarbell administratrix; receipts, £858. 0. 0, personal estate; expenditures, £761. 12. 3; mentions funeral of Sarah Patch, daughter, aged less than 7 years, and maintenance of other children not named; allowed June 21, 1757.]

[Bond of Francis Worcester, yeoman, with John Hale, physician, and Samuel Hobart, gentleman, as sureties, all of Hollis, in the sum of £500, March 3, 1760, for the guardianship of Thomas Patch, minor, aged more than 14 years, son of Thomas Patch of Dunstable, yeoman, deceased; witnesses, Percival Hall, Solomon Chase.]

[Additional account; receipts, £571. 7. 9; expenditures, £422. 0. 0; allowed Jan. 24, 1761; signed by Jonathan Tarbell and Anna Tarbell.]

[Guardianship of Joseph Patch, David Patch, and Daniel Patch, aged less than 14 years, children of Thomas Patch, granted to Samuel Hobart Jan. 26, 1763.]

[Probate Records, vol. 22, p. 541.]

[Guardianship of Anna Patch, minor, aged more than 14 years, daughter of Thomas Patch, granted to Samuel Hobart Jan. 26, 1763.]

[Probate Records, vol. 22, p. 541.]

[Bond of Samuel Hobart, with John Hale and Joseph Wright as sureties, in the sum of £500, Jan. 24, 1763, for the guardianship of Anna Patch; witnesses, William Parker, George Libby.]

[Bond of Samuel Hobart of Hollis, gentleman, with John Hale of Hollis and Joseph Wright of Salem, gentleman, as sureties, in the sum of £1000, Jan. 26, 1763, for the guardianship of Joseph, David, and Daniel Patch; witnesses, William Parker, George Libby.]

[Guardianship of Joseph Patch and David Patch, minors, aged more than 14 years, sons of Thomas Patch, granted to Samuel Hobart Oct. 29, 1765.]

[Probate Records, vol. 24, p. 23.]

[Bond of Samuel Hobart, with John Chamberlain of Merri-mack, gentleman, as surety, in the sum of £500, Oct. 29, 1765, for the guardianship of Joseph Patch and David Patch; witnesses, William Parker, William Vaughan.]

[Additional account; receipts, £30. 11. 8; expenditures, £14. 14. 1; mentions an oldest son; allowed Oct. 21, 1766.]

[Appraisal of estate, Oct. 7, 1766, at £133. 6. 8, signed by Samuel Cummings, Francis Worcester, and James Jewett, and order of court settling it upon the oldest son, Thomas Patch, he to pay the other children their shares, the widow waiving her right of dower.]

JOHN RUNNELLS

1756

DURHAM

In the Name of God Amen the Twentyeth Day of June in the Year of our Lord God one thousand Seven hundred and fifty Six I John Ronals of the Town of Durham in the Province of Newhampshire in New-England being Sick and weak in Body * * *

Imprimus I give unto my well beloved wife Hannah Two Cows my ryding mare Eight old Sheep and a third part of all my Live Stock forever and a third part of my whole Estate During her Natural Life

Item I will bequeath and give my Son John Ronals fifty pounds old Tenor to be raised and Levyed out of my Estate and paid by my Executor within four years after my Decease —

Item I will bequeath and give my Son Abraham Ronals Sixty pound old Tenor to be raised and Levy'd out of my Estate and paid by my Executor within Six months after my Decease —

Item I will bequeath and give my Son William Ronals the Sum of fifty pounds old Tenor to be raised and Levy'd out of my Estate and paid by my Executor within Eighteen months after my Decease —

Item I will bequeath and give my Daughter Elizabeth Snell the sum of Twenty five pounds old Tenor to be raised and Levyed out of my Estate and paid by my Executor within Twelve months after my Decease —

Item I will bequeath and give my Son Joseph Ronals his heirs and assigns forever all my farm or home Stead Estate where I now live in the Town of Durham and Province aforesaid with all Previlidges whatsoever thereunto belonging to be had and held by him and them Immediately after my Decease —

Item I will bequeath and give my Daughter Sarah Bunkar the Sum of Twenty five pounds old Tenor to be raised and Levy'd out of my Estate and paid by my Executor within Two Years after my Decease —

Item I will bequeath and give my Son Stephen Ronals the Sum of Fifty pounds old Tenor to be raised and Levyed out of my Estate and paid by my Executor when he Comes to the age of fourteen Years it is also my will that my Said Son Stephen Shall be maintained out of my Estate and Live with his mother till he Comes to the age of fourteen years —

Item I will bequeath and give my Son Solomon Ronals the Sum of fifty pounds old Tenor to be raised and Levyed out of my Estate and paid by my Executor when he Comes to the Age of fourteen Years it is also my will that my Said Son Solomon Shall be maintained out of my Estate and Live with his mother till he Comes to the Age of fourteen Years Likewise I give unto my Said Son Solomon a Gun —

Item I will bequeath and give my Daughter Deliverance Ronals the Sum of Twenty five pounds old Tenor and all my household moveables forever — and to be maintained out of my Estate and Live with her mother till She Comes to the age of fourteen years —

Item I will bequeath and give my Son Winthrop Ronals the Sum of fifty pounds old Tenor, to be raised and Levyed out of my Estate and paid by my Executor when he Comes to the Age of fourteen years it is also my will that my Said Son Winthrop Shall be maintained out of my Estate and Live with his mother till he Comes to the Age of fourteen Years —

Item I will bequeath and give Hannah Wille the Sum of Twenty five pounds old Tenor to be raised and paid by my Executor within Twelve months after my Decease —

Item I will bequeath and give Elizabeth Wille the Sum of Twenty five pounds old Tenor to be raised and Levyed out of my Estate and paid by my Executor within Twelve months after my Decease —

Item as to the rest and residue of my Estate whither real or Personal wheresoever I do will and give unto my Son Joseph Ronals before mentioned and to his heirs forever whom Likewise I do ordain and Constitute my Sole Executor * * *

his
John + Ronals
mark

[Witnesses] Benjamin Drew, Ebenez^r Jones, Hercules Moony.
[Proved Aug. 25, 1756.]

[Warrant, Aug. 25, 1756, authorizing Hercules Mooney, schoolmaster, and Benjamin Drew, yeoman, both of Durham, to appraise the estate.]

[Inventory, Dec. 28, 1756; amount, £4066. 15. 0; signed by Hercules Mooney and Benjamin Drew.]

[Guardianship of Deliverance Runnells, minor, aged more than 14 years, daughter of John Runnells, granted to Hannah Runnells of Durham, widow, Dec. 13, 1758.]

[Probate Records, vol. 21, p. 129.]

[Bond of Hannah Runnells, widow, with Hercules Mooney of Durham, gentleman, and John Foy, Jr., of Barrington, yeoman,

as sureties, in the sum of £1200, Dec. 13, 1758, for the guardianship of Deliverance Runnells; witnesses, Thomas Peirce, T. Greenwood.]

[Account of the settlement of the estate; receipts, £1006. 9. 0, personal estate; expenditures, £726. 11. 0; allowed Dec. 19, 1758.]

[Administration granted to Lydia Runnells, widow, Feb. 25, 1767.]

[Probate Records, vol. 24, p. 346.]

[Bond of Lydia Runnells, widow, with Jonathan Pinkham and James Libby as sureties, all of Dover, in the sum of £500. Feb. 25, 1767, for the administration of the estate with will annexed; witnesses, William Parker, William Vaughan.]

[Account of the settlement of the estate by James Libby and his wife, Lydia Libby, administratrix; receipts, £145. 13. 5; expenditures, £145. 13. 5; mentions "Cash paid the widow Hannah for maintaining the Children According to the Will. . . . Sundry Legasies viz to Jon^a Bunker & his wife for her Portion. . . . D^o to Elizabeth Small. . . . D^o Eliz^a Willey. . . . D^o Edw^d Leathers. . . . p^d Jn^o Runnells a Son of Said Deceased. . . . Abraham & Hannah Knight. . . . W^m Runnells his Legacy . . . Widow Hannah for keeping the said Children. . . . Hudson Pevey who married the Widow"; allowed Nov., 1769.]

JOSEPH MEAD

1756

PORTSMOUTH

[Administration on the estate of Joseph Mead of Portsmouth, currier, granted to Benjamin Akerman and Richard Fitzgerald June 21, 1756.]

[Probate Records, vol. 19, p. 559.]

[Ruth Mead renounces administration on the estate of her

husband, Joseph Mead, in favor of any of the next of kin; witnesses, Samuel Ayers, Ruth Child.]

[Bond of Benjamin Akerman, tanner, and Richard Fitzgerald, tailor, with Reuben Sanborn, prison keeper, and Richard Tibbetts, joiner, as sureties, all of Portsmouth, in the sum of £500, June 21, 1756, for the administration of the estate; witnesses, John Fernald, William Parker.]

[Warrant, June 21, 1756, authorizing John Shackford and Cutts Shannon, both of Portsmouth, gentlemen, to appraise the estate.]

[Inventory, June 22, 1756; amount, £2565. 4. 0; signed by John Shackford and Cutts Shannon.]

JOSEPH STEVENS

1756

HAMPSTEAD

[Administration on the estate of Joseph Stevens of Hampstead, yeoman, granted to Timothy Stevens of Hampstead June 23, 1756.]

[Probate Records, vol. 19, p. 561.]

[Bond of Timothy Stevens of Hampstead, cordwainer, with John Hogg of Hampstead, gentleman, and Robert Boyes of Londonderry as sureties, in the sum of £500, June 23, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, June 23, 1756, authorizing John Hogg and John Muzzey, joiner, both of Hampstead, to appraise the estate.]

[Inventory, attested March 6, 1758; amount, £1006. 16. 0; signed by John Hogg and John Muzzey.]

[Warrant, March 8, 1758, authorizing John Johnson and John Hogg, both of Hampstead, to receive claims against the estate.]

[Warrant, Sept. 28, 1758, authorizing Thomas Little of Plais-tow, tanner, John Hogg, and John Johnson, both of Hampstead, to set off the widow's dower.]

Province of } by virtue of a warrant to us Directed from
Newhampshear } the Honourable Court of Probate for s^d prov-
ince we have set of to the widow Ruth stevens Relict of Joseph
stevens Late of Hampstead yeoman Deceas^d for her Right of
Dower out of the Reall Estate of her s^d Husband aboute three
acres and a half of Land on the north side of the Roade bounded
as followeth (viz) begining at the southeasterly Corner at a
stake and stons by the Roade thence north through the Corner
of the Barn to a stake and stons by Colbys Land being aboute
fifteen Rods thence westerly or north westerly by Colbys Land
aboute twenty seven Rods to a stake and stons by Woodmans
Land thence south westerly by his Land aboute twenty five Rods
to a stake and stons by the Roade thence by the Roade aboute
thirty four Rods to the first bounds mentioned, also aboute one
acre on the southerly side of the Roade bounding northerly by
the Roade Eight Rods westerly or north westerly by Timothy
stevens Land twenty Rods southerly by Land belonging to s^d
Estate Eight Rods and Easterly or southeasterly by the Land
belonging to s^d Estate twenty Rods bounded with a stake and
stons at Every angle, and aboute two acres more on the south
side of the Roade near the house as it was Laid out by Kings-
town propriators to said Joseph stevens and Entred in their
propriators book of Records

October y^e 19: 1758

John Hogg
John Johnson
Thomas Little

[Account of the settlement of the estate; receipts, £1266. 16. 0,
personal estate; expenditures, £784. 16. 1; allowed Nov. 29,
1758.]

[Additional account; receipts, £481, 19. 11; expenditures,
£330. 9. 8; allowed Sept. 24, 1760.]

VALENTINE NUTTER 1756

PORTSMOUTH

In the Name of God Amen I Volentine Nutter of Portsmouth in the Province of New Hampshire Shipwright being Sick & Weak * * * Item I give to my Children viz William Nutter Mary Wills Anthony Nutter Agnes Greely Grafton Nutter Henry Nutter Volentine Nutter Jacob Nutter and Sarah Nutter to Each of them the Sum of five Shillings old Tenor to be paid by my Executrix —

Item all the Rest Residue & Remainder of my Estate both Real & Personal I give Devise & Bequeath to Mary my beloved Wife to hold to her her Heirs & Assigns forever as an Acknowledgment of my Gratitude to her for her Great Love & tenderness to me in my Long Indisposition & the Great trouble & Labour that has been Occasioned to her thereby —

I also Constitute & appoint her Sole Executrix of this my Last Will & Testament and hereby Revoke all other Wills & Testaments by me in any manner heretofore made —

In Witness whereof I have hereunto Set my hand & Seal the 26th Day of June Anno Domini 1756 —

Volentine Nutter
+ his mark

[Witnesses] W^m Parker, Sarah treadwell, Sam^l Nutter.

[Proved Jun. 26, 1757.]

[Bond of Mary Nutter of Portsmouth, with Stephen Jones of Durham and Samuel Nutter of Newington as sureties, in the sum of £500, Jan. 26, 1757, for the execution of the will; witnesses, William Parker, John Fernald.]

[Henry Nutter, minor, aged more than 14 years, makes choice of William Earl Treadwell as his guardian, 1762; witnesses, William Parker, Mary Parker.]

[Guardianship of Jacob Nutter, minor, aged more than 14 years, son of Valentine Nutter, granted to William Earl Treadwell Jan. 18, 1765.]

[Probate Records, vol. 23, p. 375.]

[Bond of William Earl Treadwell, merchant, with Benjamin Hart, ropemaker, as surety, both of Portsmouth, in the sum of £500, Jan. 18, 1765, for the guardianship of Jacob Nutter; witnesses, Jotham Blanchard, William Vaughan.]

HENRY ELKINS

1756

RYE

[Bond of Catherine Elkins of Rye, widow, with Daniel Fogg of Rye and Reuben Marston of North Hampton, yeomen, as sureties, in the sum of £500, June 30, 1756, for the administration of the estate of Henry Elkins of Rye, yeoman; witnesses, William Parker, John Fernald.]

[Inventory, Sept. 27, 1756; amount, £5559. 3. 0; signed by Richard Jenness, 3d, and Samuel Knowles.]

NOAH BRADDEN

1756

PORTSMOUTH

[Administration on the estate of Noah Bradden of Portsmouth, mariner, granted to his widow, Mary Bradden, June 30, 1756.]

[Probate Records, vol. 19, p. 582.]

[Bond of Mary Bradden, widow, with Joseph Loud and Edward Loud, cordwainers, as sureties, all of Portsmouth, in the sum of £500, June 30, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, Aug. 17, 1756; amount, £113. 11. 0; signed by Hunking Wentworth and Thomas Peirce.]

JOSHUA BROWN

1756

KINGSTON

[Administration on the estate of Joshua Brown of Kingston, trader, granted to his widow, Joanna Brown, June 30, 1756.]

[Probate Records, vol. 19, p. 567.]

[Bond of Joanna Brown of Kingston, widow, with Josiah Bartlett of Kingston, physician, and John Stevens of Plaistow, yeoman, as sureties, in the sum of £500, June 30, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, June 30, 1756, authorizing William Calfe and Benjamin Swett, both of Kingston, to appraise the estate.]

[Inventory, July 19, 1756; amount, £1223. 12. 0; signed by Benjamin Swett and William Calfe.]

[Warrant, March 13, 1759, authorizing Jeremy Webster and William Parker, gentleman, both of Kingston, to receive claims against the estate.]

[List of claims, June 10, 1760; amount, £1822. 2. 10; signed by Jeremy Webster and William Parker.]

[Account of the settlement of the estate by Joanna, now wife of Jonathan Brown of Kensington; receipts, £2318. 17. 11; expenditures, £886. 3. 6; mentions Deborah, widow of John Light, and Sarah, widow of Theophilus Clough; allowed April 20, 1761.]

SAMUEL PERKINS

1756

DURHAM

[Bond of Joseph Perkins, husbandman, with Samuel Chesley, yeoman, and Hercules Mooney, schoolmaster, as sureties, all of Durham, in the sum of £500, July 8, 1756, for the administration of the estate of Samuel Perkins of Durham, yeoman; witnesses, John Parker, William Parker.]

[Warrant, July 8, 1756, authorizing Samuel Chesley and Hercules Mooney, both of Durham, to appraise the estate; mentions Joseph Perkins as son of the deceased.]

[Inventory, Aug. 24, 1756; amount, £31. 0. 0; signed by Samuel Chesley and Hercules Mooney.]

SAMUEL KNIGHT

1756

PLAISTOW

[Administration on the estate of Samuel Knight of Plaistow, yeoman, granted to John Knight of Plaistow July 28, 1756.]

[Probate Records, vol. 19, p. 591.]

[Bond of John Knight of Plaistow, housewright, with Moses Thurston and John Thurston, both of Stratham as sureties, in the sum of £500, July 28, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, July 28, 1756, authorizing Jacob Bailey, gentleman, and Lemuel Tucker, husbandman, both of Hampstead, to appraise the estate.]

[Inventory, attested Aug. 20, 1756; amount, £899. 10. 0; signed by Lemuel Tucker and Jacob Bailey.]

[Account of the settlement of the estate; receipts, £1044. 7. 4; expenditures, £1090. 18. 4; allowed Sept. 26, 1759.]

CALEB HOWE

1756

HINSDALE

[Administration on the estate of Caleb Howe of Hinsdale, yeoman, granted to Abner Howe of Hadley, Mass., July 28, 1756.]

[Probate Records, vol. 19, p. 591.]

[Bond of Abner Howe of Hadley, Mass., blacksmith, with Moses Wright of Hinsdale, yeoman, and James Neal of Greenland as sureties, in the sum of £1000, July 28, 1756, for the administration of the estate; witnesses, none.]

[Inventory, Sept. 28, 1756; amount, £134. 10. 3; signed by John Evans and Thomas Taylor.]

JOHN LONG

1756

PORTSMOUTH

[Administration on the estate of John Long of Portsmouth, joiner, granted to his widow, Sarah Long, Aug. 2, 1756.]

[Probate Records, vol. 19, p. 601.]

[Bond of Sarah Long, widow, with Jeremiah Wheelwright, gentleman, and Samuel Tripe, sailmaker, as sureties, all of Portsmouth, in the sum of £500, Aug. 2, 1756, for the administration of the estate; witnesses, William Parker, Nathaniel Adams.]

[Warrant, Aug. 2, 1756, authorizing John Ayers and John Shackford, both of Portsmouth, gentlemen, to appraise the estate.]

[Inventory, attested Oct. 27, 1756; amount, £100. 3. 0; signed by John Shackford and John Ayers.]

RICHARD SHORTRIDGE 1756

PORTSMOUTH

In the Name of God Amen I Richard Shortridge of Portsmouth in the Province of New Hampshire Cooper being Infirm and Disordered in Body * * *

Item I give to Abigail my beloved Wife the use & Improvement of all the Residue of my Estate During the time She Shall

Remain Single & my Widow — but upon her Marriage to have only what the Law will give her —

Item at the Decease or Marriage of my Wife I give & Devise to my Sons viz Samuel Richard & John all my Real Estate to be Equally Divided between them to hold to them their Heirs & assigns and order that if Either of them Shall be Disposed to Sell his Right or Share therein he Shall offer the Same first to his Brethren or Brother that Shall be Disposed to Purchase the Same and let them or him have the Same Provided they or he will Give as much for the Same as Another —

Item I give to Miriam my Daughter the Wife of John Sherburne five Shillings new Tenor having already given her her Portion out of my Estate —

Item I give and bequeath to my Daughter Elizabeth the Wife of William Brown five Shillings new Tenor as aforesaid and for the Same Reason —

Item I give & bequeath to my Daughter Abigail the Wife of John Philips Five Shillings as aforesaid for the Same Reason —

Item I give & bequeath to my Daughter Mary the Sum of One hundred & fifty pounds Old Tenor as it now passes to be paid to her by my Executors out of my Personal Estate within One Year After my Decease —

Item I give and Devise to my Daughter Sarah the Like Sum in Said Bills as they now pass & to be paid as aforesaid and If my wife Judges She can Spare it I would have her add the Sum of fifty pounds old Tenor as afores^d at Such time She Shall See Cause to Each of my Said Daughters Last mention'd but this I leave wholly to the Discretion & pleasure of my Said Wife And all the Residue & Remainder of my Estate not herein Dispos'd of I give & Devise the Same to my Said Wife & her Disposal — and I hereby Revoke all other Wills by me heretofore made and appoint my Son Samuel and my Said Wife Joint Executors of this my Last Will and Testament In Witness whereof I have hereunto Set my hand & Seal the third Day of August Anno Domini 1756

Richard Shortridg

[Witnesses] Mark Langdon, Samuell Manson, John Griffeth.
[Proved Sept. 29, 1756.]

[Bond of Abigail Shortridge, widow, and Samuel Shortridge, weaver, with Mark Langdon, gentleman, and John Griffith, shop-keeper, as sureties, all of Portsmouth, in the sum of £500, Sept. 29, 1756, for the execution of the will; witnesses, William Parker, John Fernald.]

JOHN SCRIBNER

1756

EXETER

The Last Will and Testament of John Scribner of Exeter in the Province of New Hampshire Yeoman made the 10th Day of August Anno Domini 1756, being Sick and weak of Body * * *

Imprimis. I Give Devise and Bequeath unto my well Beloved Wife Sarah Scribner my part of the Grist mill to be absolutely at her disposal, and the one half of my Stock of Cattle Sheep and Swine, and all my moveables within Doors, to be at her disposal. I also Give her the use and Improvement of my Part of my now dwelling House (viz) the Easterly End of S^d House and the one half of the Celler, and Likewise the Improvement of the one half of my Lands where I now Live known by my Home Place, and the use of my part of the Saw mill, all during her Natural Life.

Item I Give Devise and Bequeath unto my Son John Scribner to him his Heirs and assigns the one half of my Place where I now Live being at a place commonly Called King's falls, and known by my Home Place. I also Give unto my Son John Scribner his Heirs and assigns the Other half of my Lands with my part of my now dwelling House, and my half of the Saw mill and Privilege of the Stream at his mothers Decease. I Likewise Give him the one half of my Stock of Cattle Sheep and Swine and all my Implements for Husbandry.

Item. I Give unto my Daughter Abigail Young Ten pounds old Tenor besides what I have already given her to be payed her by her Brother John Scribner in Convenient Time after my Decease.

Item. I Give unto my Daughters Martha Robinson, Sarah Robinson and Elizabeth Harper Five pounds a piece (Old Tenor) to be Payed unto them by their Brother John Scribner, in Convenient Time after my Decease.

Finally, I Give Devise & Bequeath unto my Son John Scribner to him his Heirs and assigns the residue of my Estate whether Real or Personal not before disposed of, He paying my Just Debts Legacies and Funeral Expences and do appoint him Executor * * *

John Scribner

[Witnesses] Benj Gilman, Edward Ladd, Caleb Gilman.

[Proved Sept. 29, 1756.]

[Warrant, Sept. 29, 1756, authorizing Benjamin Gilman of Brentwood and Caleb Gilman, Jr., of Exeter, yeomen, to appraise the estate.]

[Inventory, attested Dec. 27, 1756; amount, £2209. 2. 0; signed by Benjamin Gilman and Caleb Gilman, Jr.]

EDWARD COLCORD

1756

BRENTWOOD

In the Name of God Amen I Edward Colcord of the Parish of Brentwood in the Province of New Hampshire in New England Gentleman * * *

Item I Give Demise and Bequeath to my Daughter Sarah Colcord and to her heirs and assigns forever the Sum of one Hundred and Fifty Pounds Equal to Bills of Credit of y^e old Tenor to Be paid by my Executor out of my Estate in one Year after my Decease it being In full of the Legasie Given her by her

honoured Grandfather Nicholas Gordon Late of Exeter Deceas'd

Item My Will is, that after my Just Debts Funeral Expences and the afore mentioned Legacie is paid; that my Beloved Wife Mary Colcord Should have the Use and Improvement of all my Estate Both Real and Personal During her Natural Life

Item I Give and Bequeath to my son Edward Colcord all my wearing Apparril and my little Gun he having Receivd his Portion of my Estate before as by Deed of Gift may appear

Item Give and Bequeath to my Daughter Sarah Colcord aforesd her heirs & assigns forever the Sum of Two Hundred Pounds Equal to bills of Credit of y^e old Tenor to be paid by my Executor out of my Estate In Six months after the Decease of my Wife mary Colcord aforesd

Item I Give and Bequeath to my Daughter Elizabeth Colcord her heirs And assigns forever the Sum of Two Hundred Pounds Equall to Bills of Credit of y^e old Tenor to be paid by my Executor out of my Estate In Six months after y^e Decease of my Beloved Wife Mary Colcord aforesd—

Item I Give and Bequeath to my Daughter Meriah Colcord and to her heirs and assign's forever the Sum of Two Hundred Pounds Equal to Bills of Credit of y^e old Tenor To be paid by my Executor out of my Estate In Six months after the Decease of my wife aforesd

Item I Give and Bequeath to my Daughter Deborah Colcord her heirs and assigns forever the Sum of Two Hundred Pounds Equal to Bills of Credit of y^e Old Tenor to be Paid by My Executor out of my Estate In Six months after the Decease of my Wife aforesd

Item I Give and Bequeath to my Daughter Anna Colcord and to her heirs & assigns forever the Sum of Two Hundred Pounds Equal to Bills of Credit of y^e Old Tenor to be paid in Six months after the Decease of my Wife mary Colcord aforesd By my Executor

The afore mentioned Sums (of Two Hundred Pound Each)

Given to my Five Daughters as above mentioned, is Given to make them Equal to what I Gave to my Three Daughters at their marriage Namely to Mary Hearsey Hanah Winslow and Lydia Philbrick

Item My Will is, that after the Decease of my Beloved Wife Mary Colcord aforesaid and the Payment of y^e aforementioned Legaces to My Daughters that all the Rest and Residue of my Estate both Real and Personal Should be Equally Devided between my Eight Daughters (Viz) Sarah Colcord Mary Hersey Elizabeth Colcord Hanah Winslow Lydia Philbreck meriah Colcord Deborah Colcord & Anna Colcord to them and their Desposal forever

Finally I Do hereby Constitute Ordain and appoint my Trusty & well Beloved Son Edward Colcord to be Sole Executor of this my last Will and Testament. In Witness whereof I do hereunto Set my hand and Seal this Fourteenth Day of August Anno Domini one Thousand Seven Hundred and Fifty Six And in the 30th Year of his Majistys Reign

Edward Colcord

[Witnesses] Hawly Marshall, Aaron Rawlings, Daniel Leavitt.
[Proved Oct. 27, 1756.]

[Warrant, Feb. 21, 1757, authorizing John Gilman of Exeter, gentleman, Samuel Dudley, gentleman, Sinclair Bean, Daniel Leavitt, and Hawley Marshall, all of Brentwood, yeoman, to set off the widow's dower.]

Province of } Brintwood June 25th 1757 Pursuant to the
New Hamp^r } above Warrant to us directed We have it off to Mary Colcord Widow of Edward Colcord Deceased above mentioned for her Dower which happens to her of his Real Estate one third part thereof according to Quantity and Quality being about fifteen acres more or less With the Edifices and Appurtenances to hold to her in Severalty by the following meets and bouns Viz Begining at a White Oak tree four Rods and four feet from the South West Corner of the Mansion house of Said

Deceas'd Marked With E C and from thence runs Sixty Tow Rods about North to a large Red oak tree marked E C from thence runing about East & by North thirty nine Rods to a White pine tree marked E C adjoyning to Sinkler Beans thence runing Southerly by Said Beans land forty two Rods to his South West Corner Bounds and twenty rods on the Same point by Daniel Leavits Land and from thence Runing Westerly binding on Said Leavits land untill it Comes to Hawly Marshalls land then runing north to his north East Corner and then West to his North West Corner and from thence Southerly by Said Marshalls land to the high Way and from thence runing Westerly Bounding by the Said high Way nine Rods and an half to the bounds first mentioned Witness our hands the day and year aforesaid.—

Hawly Marshall
Daniel Leavit
Samuel Dudley

[Probate Records, vol. 20, p. 227.]

[Inventory, Nov. 8, 1756; amount, £4119. 2. 0; signed by James Leavitt and John Dudley.]

[Commission, July 18, 1757, to John Odlin and Noah Emery, both of Exeter, to receive claims against the estate.]

[Additional inventory, Nov. 12, 1757; amount, £96. 15. 0; not signed.]

[List of claims; amount, £3758. 3. 10; signed by John Odlin and Noah Emery; attested May 24, 1759.]

[Account of the settlement of the estate; receipts, £2215. 10. 2; expenditures, £1243. 19. 0; allowed May 31, 1759.]

[Settlement of claims; amount of claims, £3758. 3. 10; amount distributed, £971. 11. 2; allowed June 8, 1759.]

[Executor's additional account; receipts, £1056. 16. 4; expenditures, £270. 16. 11; allowed Oct. 28, 1765.]

[Additional settlement of claims; amount distributed, £786. 0. 0; allowed Dec. 10, 1765.]

[Executor's additional account; receipts, £820. 0. 0; expenditures, £75. 0. 0; allowed Feb. 28, 1770.]

JONATHAN GARLAND, JR. 1756

HAMPTON

[Administration on the estate of Jonathan Garland, Jr., of Hampton, yeoman, granted to his widow, Bethia Garland, Aug. 25, 1756.]

[Probate Records, vol. 19, p. 605.]

[Bond of Bethia Garland of Hampton, widow, with John Weeks of Hampton and Samuel Tuck of Kensington, yeoman, as sureties, in the sum of £500, Aug. 25, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Aug. 25, 1756, authorizing Nathaniel Drake, gentleman, and Joshua Lane, cordwainer, both of Hampton, to appraise the estate; mentions Bethia Garland as widow of the deceased.]

[Inventory, Sept. 20, 1756; amount, £2010. 17. 0; signed by Nathaniel Drake and Joshua Lane.]

JAMES McDONNELL 1756

HOLLIS

In the name of god Amen the Twenty fifth Day of august 1756
I Joseph McDonnall of Holles and the Province of New Hampshire in New England Husbandman being weak in body * * *

Imprimis I give and bequeath to my well Be Loved Brother James McDonnall and his heirs all my Part and Shar of one hundred and Eighteen acres of Land that was our Brother Randls Deceesed on the which he had Sat up a house and Barn — out of the which the Said James is to pay to my well be loved

Sister Rose annar Dickey widow one hundred Pounds according to the old Tenor in Hampsher money

Item I give and bequeath to my Beloved Brother Elexander McDonnall and his Hiers all my Hom Stead on whih I Dwell and all my part or Share of madow Caled Swallows madow and Like wise my gun

The Improvement and profitts of my hom stead and my madow untill my Brother Elexander or his Heirs shall Call for it I give to my honord mother as long as she needs it then to the Poor —

Like wise I give to my hon^d Mother my horse and a Cow with a whit face a heifer and two Calves and my Corn Rye sider and Meat

Item I give and bequeath to my beloved Sister Elisebith Campall my Cow that is black and white and I give my great Coat to my Brother Campall

Item I give and bequeath to Cusan Henry Forgason a brown Stear with a whit face and Deer Skin — and all the Rest of my Cloth I give to my Brother Elexander and his heirs as all so my grat Bible after my Mothers Decese

Item My peart of the hom stead with the Paster the south side it that my Brother Randall Left me I give the Improvement to my hon^d mother During her life and then to be sold to som of our famaly and the money to be given to the poor at the DiscreSSION of My Executor

and Like wise I Constitue make and ordain Isaac Farrow my sole Executor * * *

Joseph McDonnell

[Witnesses] Benjamin Brooks, Benjamin Brooks jun^r, Ebenezer Giles.

[Proved July 27, 1757.]

[Warrant, July 27, 1757, authorizing Samuel Cummings, physician, and Stephen Ames, yeoman, both of Hollis, to appraise the estate.]

[Inventory, Oct. 4, 1757; amount, £1957. 10. 0; signed by Stephen Ames and Samuel Cummings.]

[Account of the settlement of the estate; receipts, £652. 0. 9; expenditures the same; allowed Jan. 30, 1764.]

[Receipt to the executor for legacies, Feb. 20, 1764; signed by Alexander McDonnell, Robert Campbell, Henry Ferguson, and Mary McDaniels; witnesses, Benjamin Blanchard, 3d, Samuel Hobart.]

ADDINGTON DAVENPORT 1756 BOSTON, MASS.

This is the last Will & Testament of me Addington Davenport of Boston in New England Merchant

I Give, Devise & bequeath unto my dear Wife Ann Davenport, and her Heirs & Assigns for ever, all my Lands, Tenements, and Hereditaments, in the Town of Boston or elsewhere in New England, which I am now possessed of, or shall be on the death of my Honoured Grandmother Elizabeth Davenport

Likewise, I give and bequeath unto the said Ann Davenport, her Executors, Administrators, or Assigns, all my personal Estate whatsoever & wheresoever. And I do hereby Constitute & appoint the said Ann Davenport, William Baker Esq^r Alderman of London, Joseph Dowse of Boston in New England Esq^r Merchant & James Holland of Batwell in the County of Nottingham Hosier, Executors of this my last Will & Testament, dated this First day of September, in the Year One Thousand, Seven hundred & Fifty Six

Addington Davenport

[Witnesses] John Carter, John Morgan, Geo^e Hogsflesh.

[Proved March 25, 1761.]

[Inventory of the estate of Addington Davenport of Portsmouth, merchant, April 6, 1761; amount, £9368. 13. 8; signed by Eleazer Russell and Samuel Penhallow.]

ELEAZER BOYD

1756

LONDONDERRY

In the Name of God Amen, September the Sixth AD 1756.
I Eliezar Boyd of Londonderry, in the Province of New Hampshire Yeman * * *

Imprimis. I Give & Bequeth unto my well be Loved Brother John Boyd & my Sister Mary Boyd, all my Estate Both Real & Personal, to be Divided in Equal Shares between Them; after, all my Just Debts are paid, Excepting the Following Legacies which they are to pay out of Said Estate

Item I Bequeth to My Honoured Father & Mother Each Twenty Shillings or a pare of Gloves.

Item I Bequeth to My Brother Samuel Boyd, Anne Archibald my Sister, & my Sister Elizabeth Boyd, Each a Dollar.

Lastly, I Ordain & Appoint, Samuel Rankin of Londonderry & Province of New Hampshire Innholder My Sole Executor
* * *

her Eliezer Boyd

[Witnesses] Will^m Ranken, Hannah + Rankin, Mathew Thornton.
make

[Proved Feb. 25, 1761.]

[Warrant, Feb. 25, 1761, authorizing James McGregor, gentleman, and Samuel Allison, yeoman, both of Londonderry, to appraise the estate.]

[Inventory, attested May 9, 1761; amount, £1227. 15. 0; signed by Samuel Allison and James McGregor.]

[Account of the settlement of the estate; receipts, £137. 15. 0, personal estate; expenditures, £311. 7. 0; allowed June 24, 1761.]

JONATHAN THOMPSON 1756

DURHAM

In the Name of God Amen The tenth day of September one Thousand Seven hundred and fifty Six I Jonathan Thompson

of the Town of Durham and Province of Newhampshire being
Aged and well Stricken in years * * *

first I will and bequeath unto my Loving wife Sarah Thompson all my Cattle Horses and all my Live Stock with all My Goods within Doors also my Eleven Acres of Land Lying on the South Side of Little River So Called to her and her Disposal also the third of my Estate as Law Directs for widows

2 I will and Bequeath unto my Son Jonathan Thompson his heirs and assigns forever my Twenty five acres of Land that was granted Unto me By the Committee of Durham and one half my Right In Little River Sawmill with half my Right In the falls where Said Mill Stands with what I have Already Given him —

3 I will and Bequeath unto my Son Joseph Thompson his heirs and Assigns for Ever all my Land in the Town of Rochester with My Right In the grist mill and fulling mill at Little River with one acre of Land Joyning thereunto with my Right of the falls where Said mill Standeth with one half of the house where Benjamin whicher now Lives that Joseph Smith and I Built with one half of the Tract of Land where the house standeth —

4 I will and bequeath unto my Daughter Elizabeth Thompson Three hundred pounds Old Tenor and to Be paid By my Executor within Two years After my Decease —

5 I will and Bequeath unto my Daughter hannah Demerit Three hundred pounds old Tenor and to Be paid By my Executor within Three years after my Decease

6 I will and Bequeath unto my Daughter Susanna Thompson Three hundred pounds Old Tenor and to Be paid By my Executor within four years after my Decease —

7 I will and Bequeath unto my Daughter Abigail Thompson Three hundred pounds old Tenor — and to Be paid By my Executor within five years After my Decease —

8 I will and Bequeath unto my Son John Thompson his heirs and assigns forever all my Land at my Homestead that I now Live on with my Dwelling house and Barns with all Other Buildings and Orchards thereon Also thirty Acres of Land that

I Bought of Abraham Stevenson also Twelve Acres and a half that I Bought of Leiu^t Jonathan Woodman and half of my Right In Little River Sawmill with half my Right In the Sawmill falls on which the mill Standeth —

And Do By these presents appoint my Son John Thomson my Lawful Executor on things In Trust to See this my Last will and Testament Performed In all Things Before Mentioned —

and all the Remainder of my Estate not Mentioned In this will or In any ways hereafter Shall Be Comeing I give and Be-queath unto my Son Jonathan Thomson and my four Daughters Namely Elizabeth Thompson hannah Demerret Susanna Thomson and Abigail Thompson to Be Equally Divided Amongst them and their heirs or assigns * * *

Jonathan Thomson

[Witnesses] Ebenezer^r Thompson, Benj Thompson, Seth themsen.

[Proved Feb. 23, 1757.]

[Warrant, Feb. 23, 1757, authorizing Joseph Sias and Jonathan Woodman, both of Durham, yeomen, to appraise the estate.]

[Inventory, July 22, 1757; amount, £12,858. o. o; signed by Joseph Sias and Jonathan Woodman.]

JACOB CLOUGH

1756

CHESTER

[Elizabeth Clough, widow, renounces administration on the estate of her husband, Jacob Clough of Chester, yeoman, Sept. 20, 1756, in favor of her son-in-law, Daniel Brown of Brentwood, yeoman, who married the oldest daughter of the deceased; witnesses, Samuel Emerson, Dorothy Emerson.]

[Administration granted to Daniel Brown of Brentwood, yeoman, Sept. 29, 1756.]

[Probate Records, vol. 19, p. 624.]

[Bond of Daniel Brown of Brentwood, with Jonathan Brown of Kensington and Benjamin Brown of South Hampton, yeomen, as sureties, in the sum of £500, Sept. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Sept. 29, 1756, authorizing James Merrill and John Sleeper, both of Brentwood, yeomen, to appraise the estate.]

[Inventory, Oct. 4, 1756; amount, £1272. 13. 6; signed by John Sleeper and James Merrill.]

[Hannah Clough and Judith Clough, aged more than 14 years, children of Jacob Clough, make choice of their uncle, Thomas Flanders of Exeter, as their guardian, May 24, 1757.]

[Guardianship of Hannah Clough and Judith Clough, minors, aged more than 14 years, and Zilpah Clough, aged less than 14 years, children of Jacob Clough, granted to Thomas Flanders of Exeter, yeoman, May 25, 1757.]

[Probate Records, vol. 20, p. 174.]

[Bond of Thomas Flanders, with Orlando Bagley of Kingston and Benjamin Scribner of Brentwood, yeomen, as sureties, in the sum of £500, May 25, 1757, for the guardianship of Hannah Clough, Judith Clough, and Zilpah Clough, witnesses, William Parker, John Fernald.]

[Warrant, Aug. 4, 1757, authorizing Samuel Emerson, Winthrop Rowe, Reuben Whitcher, Joseph True, all of Chester, and James Merrill of Brentwood to set off the widow's dower.]

Province of } We the Subscribers being appoynted by the
Newhampshire } Hon^{ble} Richard Wibird Esq^r Judge of the
Probate of Wills &c for said Province to set of to Elisebath

Clough Widow Relict to Jacob Clough Late of Chester Deceased her Right of Dower in his Reall Estate — accordingly

We have this Day meet and mesured the whole of Said Estate: and have Delibiretly considered of the same and Have mesured of to her the Said Elisebath Eighteen acres and a Quarter of Land Laying on the Westerly side where on the house and Barn are, bounded as followeth first at the south westerly corner a Hemlock tree marked on four sides then North 29 Degrees East bounding on Benjamin Trues Land one Hundred and twenty one Rods to a stake and stones then about East South East twenty five Rods to a stake and stones then South 29 Degres west One Hundred and twenty one Rods to a stake and stones then west nor west bounding on Land belonging to the Heirs of Jacob Eastman twenty five Rods to the first bounds mentioned and bounding on the High way Laid out acrost one corner of the Same: and Thus We make our Return this twenty fourth Day of october 1757

Sam^{ll} Emerson
Winthrop Row
Reuben Whitcher
Joseph True

[Account of the settlement of the estate; receipts, personal estate, £804. 12. 0; expenditures, £818. 18. 4; allowed April 26, 1758.]

[Additional account; receipts, £90. 0. 0; expenditures, £90. 0. 0; allowed March 1, 1759.]

ELIAS ALEXANDER

1756

WINCHESTER

[Administration on the estate of Elias Alexander of Winchester, yeoman, granted to Elijah Alexander of Winchester Sept. 23, 1756.]

[Probate Records, vol. 19, p. 624.]

[Bond of Elijah Alexander of Winchester, yeoman, with Josiah Willard of Winchester and John Light of Exeter as sureties, in the sum of £500, Sept. 23, 1756, for the administration of the estate; witnesses, William Parker, Daniel Peirce.]

[Inventory, Dec. 4, 1756; amount, £1408. 7. 11; signed by Josiah Willard and Samuel Ashley.]

[Joel Alexander of Winchester, minor, son of Elias Alexander, makes choice of his uncle, Ebenezer Alexander, as his guardian May 3, 1758; witness, Josiah Willard.]

[Guardianship of Joel Alexander, minor, aged more than 14 years, granted to Ebenezer Alexander Dec. 14, 1758.]

[Probate Records, vol. 21, p. 171.]

[Bond of Ebenezer Alexander, gentleman, with Josiah Willard and Elijah Alexander, yeoman, as sureties, all of Winchester, in the sum of £500, Dec. 14, 1758, for the guardianship of Joel Alexander; witnesses, Wilder Willard, Josiah Willard.]

[Account of the settlement of the estate; receipts, personal estate, inventory and £10.0.0; expenditures, £667. 17. 0; allowed Dec. 29, 1760.]

JOHN HANSON, JR.

1756

DOVER

[Administration on the estate of John Hanson, Jr., of Dover, yeoman, granted to his widow, Mercy Hanson, Sept. 23, 1756.]

[Probate Records, vol. 19, p. 624.]

[Bond of Mercy Hanson of Dover, widow, with Isaac Hanson and Robert Hussey, yeomen, both of Somersworth, as sureties, in the sum of £500, Sept. 23, 1756, for the administration of the estate; witnesses, William Parker, Edward Stevens.]

[Warrant, Sept. 23, 1756, authorizing John Hanson and Joseph Hanson, Jr., both of Dover, to appraise the estate.]

[Inventory, Nov. 3, 1756; amount, £2100. 4. 6; signed by Joseph Hanson, Jr., and John Hanson.]

ITHIEL SMITH

1756

BRENTWOOD

[Administration on the estate of Ithiel Smith of Brentwood, yeoman, granted to his widow, Catherine Smith, Sept. 29, 1756.]

[Probate Records, vol. 20, p. 8.]

[Bond of Catherine Smith, widow, with James Bean and Daniel Gordon, yeomen, as sureties, all of Brentwood, in the sum of £1000, Sept. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, Oct. 13, 1756; amount, £2407. 1. 0; signed by Samuel Dudley, Jr., and James Young.]

[List of claims against the estate, March 22, 1757; amount, £528. 16. 11.]

[Account of the settlement of the estate; receipts, £1125. 9. 0; expenditures, £905. 19. 11; mentions "Bringing up 3 Children under 7 years of age"; allowed Sept. 27, 1758.]

[Ithiel Smith, aged about 16 years, makes choice of his mother, Catherine Smith, widow of Ithiel Smith, as his guardian, Sept. 26, 1758; witnesses, James Dudley, John Sleeper.]

[Guardianship of Ithiel Smith, minor, son of Ithiel Smith, granted to Catherine Smith Sept. 27, 1758.]

[Probate Records, vol. 21, p. 73.]

[Bond of Catherine Smith, with John Sleeper of Brentwood, trader, and John Dudley of Exeter, trader, as sureties, in the sum of £500, Sept. 27, 1758, for the guardianship of Ithiel Smith; witnesses, John Weeks, William Parker, Jr.]

[Warrant, March 26, 1766, authorizing Samuel Dudley, Jonathan Smith, John Folsom, James Bean, and Jeremiah Bean, all of Brentwood, to divide the estate.]

[Probate Records, vol. 24, p. 362.]

[Account of the settlement of the estate; receipts, £1256. 16. 0; expenditures, £919. 12. 0; mentions "Keeping a Child of three years old of s^d Deceas^d 574 weeks . . . which Child is Deceas^d . . . Keeping another Child which was four years & four months old at her fathers Deceas . . . keeping a third Child 52 weeks till she was seven years of age"; allowed April 30, 1766.]

Province of } In Pursuance of a Warrant from the Hon^{ble}
Newhampshire } John Wentworth Esq^r Judge of Probate of
wills &c for s^d Province to us Directed to Divide the Real Estate
of Ithiel Smith Late of Brentwood Deceas^d Intestate We have
meet view^d valued Divided & Set off the widows Dower & y^e
several shares in said Estate as followeth viz to Catherine the
widow Relect of said Ithiel for her Dower or Compleat third
Part of said Estate two Pieces the first Beginning at a stake
standing in the Line Between Land of the heirs of John Sleeper
Deceas^d & s^d Estate Just twelve Rods from Land of Jonathan
Glidden then to Run north about 23 Rods to a stake then a west
point Carrying that full Bredth to the west Part of said Estate
the other Piece Containing one acre together with the Dwelling
house thereon to Begin at the Northeast Corner of said De-
ceas^ds Land on the South Side of the Rode than to Run westerly
on the Said Rode twelve Rods then such a Course to the Easterly
Line of Said Estate as shall Compleat said acer —

And the Residue of said Estate we have Divided to & amongst
the children of the s^d Intestate as followeth viz we have set off to
Ithiel the first & second Shares Bounded as followeth Beginning
at the South East Corner of Land which Said Catherine Sold to
Eli Beede then to Run on said Beede to the west side of Said
Estate then Begins at s^d Beedes Corner first mentioned & Runs

south on the side of said Estate forty seven Rods to a stake so to Carry the said forty Seven Rods wide Cross the whole tract of Land to Land of Job Kenestone alis John Philips Esq Seven acers more or Less—

To hanah we have set off two acers & one quarter more or Less Bounded as followeth Begining at the South East Corner of s^d Intestates Land then Runing north five Rods & one half Rod on Land of the Heirs of John Sleeper Deceas^d then west to Land of Enoch Bean & Southerly bounding on Land of Jonathan Glidden—and to Susanah two acers & one quarter more or Less Begining at the North East Corner of hanahs Runs north Six Rods & one half to a stake then west Carrying that width (having hanahs on the South & the widows thirds on the north) cross the whole tract to Land of Enoch Bean—And to Catherine we have set off one acer more or Less Begining at the northwest corner of the Land said widow Sold to Eli Beede then Runing south 24 Rods then west to the west side of the whole tract then north to said way then to the Bounds first men^d also one acer four Rods wide on the South Side of Ithiels Joining to s^d thirds (N.B. That we Reserve a way of one Rod wide on the East End of Each above s^d share also on the East End of the thirds for a Drift way for Each one Respectively to Come to their Rights or shares) And to Anne we have set off three acers on the south side of the Rode Begining at the northwest Corner of the widows thirds & Runs westerly on the Rode sixteen Rods thence Southerly to the South end of the whole tract of Land so as to Compleat said three acers Easterly bounding on s^d thirds & to Mole we have Set off four acers Being what Remains of said Intestates Estate to the west of annes share—

Divided & set off by us this 2^d day of febr^y 1767—

Samuel Dudly	} of the Committee
Jonathan Smith	
John Folsham	

JAMES CHRISTY

1756

CHESTER

[Administration on the estate of James Christy of Chester, yeoman, granted to his widow, Agnes Christy, Sept. 29, 1756.]

[Probate Records, vol. 19, p. 626.]

[Bond of Agnes Christy, widow, with Thomas Christy of Londonderry and William Hogg of Souhegan West, yeomen, as sureties, in the sum of £1000, Sept. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, attested Dec. 16, 1756; amount, £2175. 2. 0; signed by Hugh Cromeys and Thomas Rogers.]

[Account of the settlement of the estate; receipts, £1778. 2. 0, personal estate; expenditures, £617. 14. 6; mentions "Maintenance of two of the Intestates Children under Seven to this time being two years"; allowed Nov. 2, 1757.]

[Guardianship of James Christy, minor, aged more than 14 years, son of James Christy, granted to Robert Clark of Londonderry May 7, 1760.]

[Probate Records, vol. 21, p. 490.]

[Bond of Robert Clark, with John Mitchell and William Ayers as sureties, all of Londonderry, yeomen, in the sum of £500, May 7, 1760, for the guardianship of James Christy; witnesses, John Clark, Jonathan Lovewell.]

JOHN ROBERTS

1756

BRENTWOOD

[Administration on the estate of John Roberts of Brentwood, yeoman, granted to his widow, Abigail Roberts, Sept. 29, 1756.]

[Probate Records, vol. 19, p. 626.]

[Bond of Abigail Roberts, widow, with James Bean and Daniel Gordon, yeomen, as sureties, all of Brentwood, in the sum of

£500, Sept. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Sept. 29, 1756, authorizing James Robinson, gentleman, and James Young, yeoman, both of Brentwood, to appraise the estate.]

[Inventory, attested Oct. 18, 1756; amount, £3062. 19. 0; signed by James Robinson and James Young.]

[Account of the settlement of the estate; receipts, £1223. 0. 0, personal estate; expenditures, £1058. 10. 0; allowed Sept. 27, 1758.]

ROBERT DRAKE

1756

HAMPTON

[Administration on the estate of Robert Drake of Hampton granted to his widow, Elizabeth Drake, Sept. 29, 1756.]

[Probate Records, vol. 19, p. 626.]

[Bond of Elizabeth Drake, widow, with James Leavitt, yeoman, and Philip Towle, gentleman, as sureties, all of Hampton, in the sum of £1000, Sept. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Thomas Drake, aged 14 years, son of Robert Drake, makes choice of his grandfather, Capt. Nathaniel Drake of Hampton, as his guardian, Sept. 28, 1756.]

[Guardianship of Thomas Drake, minor, aged more than 14 years, and Hannah Drake, aged less than 14 years, children of Robert Drake, granted to Nathaniel Drake Sept. 29, 1756.]

[Probate Records, vol. 19, p. 626.]

[Bond of Nathaniel Drake, gentleman, with Philip Towle, gentleman, and James Leavitt, yeoman, as sureties, in the sum of £500, Sept. 29, 1756, for the guardianship of Thomas Drake and Hannah Drake; witnesses, William Parker, John Fernald.]

ANN SLAYTON

1756

PORTSMOUTH

[Administration on the estate of Ann Slayton of Portsmouth, widow, granted to John Harvey and Richard Harvey of Portsmouth, yeomen, Sept. 30, 1756.]

[Probate Records, vol. 20, p. 20.]

[Warrant, Sept. 30, 1756, authorizing Hunking Wentworth and John Shackford, gentleman, both of Portsmouth, to appraise the estate.]

[Inventory, Feb. 23, 1757; amount, £6442. 4. 0; signed by Hunking Wentworth and John Shackford.]

[Commission to Eleazer Russell and Samuel Penhallow, shopkeeper, both of Portsmouth, May 25, 1758, to receive claims against the estate; mentions John Harvey and Richard Harvey as sons of the deceased.]

[List of claims, Dec. 27, 1758; amount, £1433. 13. 0; signed by Eleazer Russell and Samuel Penhallow.]

[Warrant, Aug. 28, 1760, authorizing Mark Hunking Wentworth, Samuel Hale, Jacob Sheafe, Daniel Rogers, and Samuel Penhallow, all of Portsmouth, to appraise the real estate of Thomas Harvey of Portsmouth, gentleman, and of Ann Slayton, who was the widow of Thomas Harvey, and to advise whether it should be divided among seven children or settled on the oldest son.]

[Appraisal of the real estate at £6625. 0. 0; signed by Mark Hunking Wentworth, Samuel Hale, Jacob Sheafe, Daniel Rogers, and Samuel Penhallow; order of court, Aug. 30, 1760, settling the estate on John Harvey, oldest son, he paying their shares to the other children and the heirs of those deceased.]

[Bond of John Harvey, boat builder, with Samuel Cutts, merchant, as surety, both of Portsmouth, in the sum of £3000, Aug. 30, 1760, for the payments ordered by the court; witnesses, William Parker, Charles Banfill.]

[Account of the settlement of the estate, presented by Samuel Cutts, bondsman; receipts, £8715. 8. 4; expenditures, £8896. 1. 11½; signed by Samuel Cutts; mentions "Paid Henry Rust in full of his wife's part . . . Richard Harvey his part . . . W^m Odiorne y^e Husband of a Daughter of M^{rs} Jane Harvey dec^d . . . Ann Meserve. . . . Geo. Meserve for 2 Daughters under age. . . . John Harvey Two Shares . . . George Waldron . . . Elizth Libby y^e Ball^e of her deed . . . Rich^d Harvey, Theodore Harvey"; allowed June 15, 1791.]

EDWARD WYMAN

1756

PELHAM

[Hannah Wyman requests administration on the estate of her husband, Edward Wyman, husbandman, dated Pelham, Oct. 11, 1756.]

[Bond of Hannah Wyman, widow, with John Butler, Jr., and Isaac Littlehale, yeoman, as sureties, all of Pelham, in the sum of £500, Oct. 14, 1756, for the administration of the estate of Edward Wyman of Pelham, yeoman; witnesses, William Richardson, Abner Richardson.]

[Warrant, Oct. 14, 1756, authorizing Amos Gage, yeoman, and William Richardson, gentleman, both of Pelham, to appraise the estate.]

[Inventory, Dec. 10, 1756; amount, £1688. 5. 0; "the wid^w of the Father of y^e Deceasd her part being Included"; signed by William Richardson and Amos Gage.]

[Warrant, May 17, 1759, authorizing Ezekiel Chase of Nottingham West and William Richardson of Pelham, gentleman, to receive claims against the estate.]

[Warrant, May 18, 1759, authorizing Ezekiel Chase of Not-

tingham West, William Richardson, gentleman, and Amos Gage, yeoman, both of Pelham, to set off the widow's dower.]

[List of claims, attested Feb. 28, 1760; amount, £573. 16. 11, and £320. 0. 0 "due to the Legatees" Hannah, wife of John Perham, Catherine, wife of Ebenezer Beard, Judith, wife of Jonathan Perham, Elizabeth, wife of Samuel Abbott, £30. 0. 0 each, and to Abigail Wyman, £200. 0. 0; signed by William Richardson and Ezekiel Chase.]

[Account of the settlement of the estate; receipts, £1694. 5. 0; expenditures, £1495. 10. 4; mentions "maintaing 1 Child undr 7 years old 26 weeks & nursing in his Sickness before he died . . . maintaing 1 of the Dec^d Children 5 years & Two months he being 7 years old in July 1761"; allowed Nov. 4, 1761.]

EZRA LITTLEHALE

1756

PELHAM

[Lydia Littlehale of Pelham renounces administration on the estate of her husband, Ezra Littlehale, Oct. 11, 1756, in favor of his brother, Isaac Littlehale; witness, James Hobbs.]

[Administration on the estate of Ezra Littlehale of Pelham, yeoman, granted to his brother, Isaac Littlehale, Oct. 14, 1756.]

[Probate Records, vol. 20, p. 20.]

[Bond of Isaac Littlehale, with Jonathan Hopkinson and William Elliot as sureties, all of Pelham, yeomen, in the sum of £500, Oct. 14, 1756, for the administration of the estate; witnesses, William Richardson, Abner Richardson.]

[Warrant, Oct. 14, 1756, authorizing William Richardson, gentleman, and Amos Gage, yeoman, both of Pelham, to appraise the estate.]

[Inventory, Dec. 10, 1756; amount, £785. 18. 0; signed by William Richardson and Amos Gage.]

[Lydia Littlehale, widow, renounces administration on the estate of her husband, Ezra Littlehale, in favor of Capt. William Richardson of Pelham, the former administrator, Isaac Littlehale, being deceased; not dated; witnesses, John Littlehale, Aaron Coburn.]

[Administration granted to William Richardson of Pelham, gentleman, April 1, 1758.]

[Probate Records, vol. 21, p. 28.]

[Bond of William Richardson, with Josiah Hamblett of Pelham, yeoman, and Ezekiel Chase of Nottingham West as sureties, in the sum of £500, April 1, 1758, for the administration of the estate; witnesses, Amos Gage, Jacob Butler.]

[List of claims against the estate, Sept. 8, 1758; amount, £160. 3. 3; signed by Ezekiel Chase and Josiah Hamblett.]

Pelham November Sixth 1758—

Whereas Cap^t W^m Richardson adm^r to the Estate of Ezra Littlehale Late Deceasd & I the other Subscriber namely Lidia Littlehale Relict wid^w of s^d Ezra have agreed a division of the Real Estate of s^d Deceasd I therefore acquit all my right in & to a Certain piece of Land as hereafter set forth Viz a pice of upland & mead^w beginning at a white Oak tree Standing at the South east Corner of the mead^w from thence westerly by Land of Philip Richardson on a Line of Trees marked to a white oak marked being a Corner bound thence running Eastwardly by wymans Land about 40 poles to a pine tree marked from thence East to a stake & stones on the west side of y^e mead^w from thence Crossing y^e meadow to a stake & stones standing in y^e Eastward Line of y^e farm thence Southwardly to the first mentioned bounds the Same Containing about fourty acres more or Less and I accept y^e Remaining part of Land & house Included in a deed of sale from Isaac Littlehale to the afor^s^d Deceasd for my Thirds of s^d Real Estate —

in witness whereof we have hereto Set our hands Dated as above

William Richardson
her
Lidya X Littlehale
mark

[Witnesses] Josiah Thompson, Ezekiel Chase.

Ezra will be 5 years old y^e 6th Day of December next
y^e youngest being a girl named Elizabeth will be 3 years old
December 26 next was 3 weeks old when her father Died

[Account of the settlement of the estate; receipts, £1010. 18. 0;
expenditures, £380. 8. 0; mentions "an allowance to the Childrens maintenance being 2 under 7"; allowed March 9, 1759.]

JOSIAH CLOUGH

1756

SALEM

[Administration on the estate of Josiah Clough of Salem, yeoman, granted to his widow, Abigail Clough, Oct. 14, 1756.]

[Probate Records, vol. 20, p. 20.]

[Bond of Abigail Clough, widow, with Isaac Clough, gentleman, and Isaac Clough, Jr., yeoman, as sureties, all of Salem, in the sum of £500, Oct. 14, 1756, for the administration of the estate; witnesses, Jonas Hastings, Peter Merrill.]

[Warrant, Oct. 14, 1756, authorizing John Bayley and John Hall, Jr., both of Salem, to appraise the estate; mentions Abigail Clough as widow of the deceased.]

[Inventory, Oct. 22, 1756; amount, £237. 1. 0; signed by John Bayley and John Hall, Jr.]

JOHN LEIGHTON

1756

DOVER

In The Name of God Amen the Eighteenth Day of october 1756: I John Layton of the Town of Dover In the Province of New-hampshire In New-England Yeoman Being Sick, and Weak In Body * * *

Imprimis, I Give And Bequeath to Abigail my Dearly beloved Wife one Third of my Estate That Is with this Advantage; It is my will that My Two Eldest Sons William Layton And Hatevil Layton Maniage & Improve my wife's Thirds In Husband Like manner And Render to her the Whole Produce of said Thirds, Yearly, Dureing her Life.

Item I Give And Bequeath to my two Eldest Sons William & Hatevil the whole of my Land Estate be it more Less: that is the Farm on which I Now Live together with the out houses Barn Orchard with all the priviledges And Appurtenances there Unto belonging or In Any Wise Appurtaining: They to Have Two Thirds of Said Lands Immediately Upon my Decease And the other Third After my wifes Decease to be to them their heirs and assigns for Ever: they being obliged to Improve my wives Thirds as before mentioned & to Render the produce of Said Thirds Yearly to her dureing her Life, And Upon Condition of these my Two Sons their paying Such Legacies to my other Children As Shall be hereafter Mentioned.

Item I Give to all my other Eight Children: viz^t Tobias, Paul, Jonathan, And James; also Abigail, Olive, Mary, and Deborah fourty Pounds Each Immediately after they Come to be of Age: that Is The Sons Twenty one years of age and My Daughters Eighten years of Age. And all This to be paid by my Executors, which Will be here after mentioned.

Also Upon further Consideration I Declare that It is my will with Respect to my beloved Wife That Instead of her haveing but A Third of my House: It is my will that She have the one half of my Dwelling house for her Use and behoof Dureing her Life; And that she have the whole of my Household Moveables,

And all my Stock of Cattle & sheep to help my said wife In bringing Up our Children that Are Young. I Likewise doe Constitute make & ordain my Two Eldest Sons William & Hatevill Layton my Executors * * *

his
John + Layton
Mark.

[Witnesses] Thomas Tuttle, John Tuttle, Joseph Laighton.
[Proved Nov. 24, 1756.]

[Warrant, Nov. 24, 1756, authorizing Thomas Tuttle and John Tuttle, both of Dover, yeomen, to appraise the estate.]

[Inventory, attested Feb. 23, 1757; amount, £1294. 10. 0; signed by Thomas Tuttle and John Tuttle.]

JOHN McCLURG

1756

LONDONDERRY

[Administration on the estate of John McClurg of Londonderry, yeoman, granted to his widow, Mary McClurg, Oct. 21, 1756.]

[Probate Records, vol. 20, p. 20.]

[Bond of Mary McClurg of Londonderry, widow, with Andrew Todd of Londonderry and Robert Archibald, of Portsmouth, tailor, as sureties, in the sum of £500, Oct. 21, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Oct. 21, 1756, authorizing James Campbell and Hugh Young, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, attested Feb. 21, 1757; amount, £1946. 2. 0; signed by James Campbell and Hugh Young.]

[Inventory of personal estate disposed of by the widow before administration; amount, £125. 0. 0; dated June 29, 1757.]

[Account of the settlement of the estate by William Wilson and his wife Mary, formerly Mary McClurg, widow and administratrix; receipts, personal estate, £728. 0. 0; expenditures, £977. 15. 7; allowed Dec. 16, 1757, mentioning the intestate as having died without issue.]

PAUL CHASE

1756

SANDOWN

[Sarah Chase petitions for administration on the estate of Paul Chase of Sandown, and for the appointment of John Woodman and Orlando Colby as appraisers, Oct. 25, 1756.]

[Administration on the estate of Paul Chase granted to his widow, Sarah Chase, Dec. 29, 1756.]

[Probate Records, vol. 20, p. 74.]

[Bond of Sarah Chase of Sandown, widow, with Samuel Bean of Sandown, yeoman, and John Woodman of Hampstead, yeoman, as sureties, in the sum of £500, Dec. 29, 1756, for the administration of the estate of Paul Chase, yeoman; witnesses, William Parker, John Fernald.]

[Warrant, Oct. 27, 1756, authorizing John Woodman and Orlando Colby, both of Sandown, yeomen, to appraise the estate; mentions Sarah Chase as widow of the deceased.]

[Inventory, attested Dec. 27, 1756; amount, £1122. 19. 4; signed by John Woodman and Orlando Colby.]

[Warrant, Dec. 29, 1756, authorizing Samuel Emerson of Chester and Moses Tucker of Sandown to receive claims against the estate.]

[List of claims; amount, £656. 19. 2; signed by Samuel Emerson and Moses Tucker.]

[Account of the settlement of the estate; receipts, £983. 0. 0; expenditures, £423. 19. 0; mentions "17 weeks board & diet for Son Samuel from Sept^r 23^d the time of the dec^de death to Jan^y 20 then 7 year old — To anna & Joseph to July 27, 1757 being 92 weeks for both"; allowed July 27, 1757.]

[Additional account of the settlement of the estate by Moses Sawyer and wife Sarah, "late Sarah Chase"; receipts, £759. 1. 0; expenditures, £974. 11. 2; mentions "maintaining anna from July 27, 1757, to Feb^y 18 1758. . . . Ditto Joseph from July 27, 1757, to Oct^r 10th 1759 . . . & still under 7 years old"; allowed Oct. 10, 1759.]

[License to the widow, now wife of Moses Sawyer of Hopkinton, Jan. 25, 1771, to sell real estate.]

[Probate Records, vol. 26, p. 456.]

WILLIAM STRAW

1756

SANDOWN

[Administration on the estate of William Straw of Sandown, yeoman, granted to his widow, Susanna Straw, Feb. 23, 1757.]

[Probate Records, vol. 20, p. 110.]

[Bond of Susanna Straw of Sandown, widow, with Thomas Wells of Chester, gentleman, and Ebenezer Gile of Hampstead, yeoman, as sureties, in the sum of £500, Feb. 23, 1757, for the administration of the estate; witnesses, William Parker, Nathaniel Marshall.]

[Warrant, Oct. 27, 1756, authorizing Thomas Wells of Chester and Orlando Colby of Sandown, yeoman, to appraise the estate.]

[Inventory attested Nov. 20, 1756; amount, £1000. 13. 6; signed by Thomas Wells and Orlando Colby.]

[List of claims against the estate, no date; amount, £274. 4. 6; "Thare Is Likewise three children was under seven years old

when there father Died — one was 5 years & 8 months one was 2 years & 7 month one was 7 months.”]

[Warrant, Dec. 27, 1758, authorizing Jethro Sanborn of Sandown and James Graves of Hampstead, gentleman, to receive claims against the estate.]

[List of claims, attested June 21, 1759; amount, £261. 3. 2; signed by Jethro Sanborn and James Graves.]

[Warrant, Aug. 29, 1759, authorizing Samuel Emerson of Chester, James Graves of Hampstead, and Thomas Wells of Chester, gentlemen, to set off the widow's dower.]

Province of } Sandown September 8th 1759 We the Sub-
Newhampshire } scribes being appoynted a Committee by the
Honnor^{ble} Richard Wibird Esq^r Judge of the Probate for the
Province afforesaid: to set of to Susanah Straw widow and Relect
to William Straw Late of Sandown afforesaid Deceased her
thirds or Right of Dower that fell to her of her s^d Husbands
Estate: accordingly we Have Don it in the following mannor
(Viz) We find the whole Estate to Contain twenty Seven acres
and three Quarters; and we have Laid of to her on the southerly
side of said Land where the house and Barne stands Eight acres
for her third part bounded first at the South west Corner at a
stake and stones standing in the midle between a white oak and
a Black Burch being the Bounds of the Sixty fifth Lot in that
Range and Runing about East South East bounding on the other
half part of said Lott Eighty Rods to a stake and stones then
north by East sixteen Rods to a stake and stones then west nor
west Eighty Rods to a stake and stones by the High way then
by s^d High way sixteen Rods to the first bounds mentioned

Sam^l Emerson
Thomas Wells
James Graves

[Account of the settlement of the estate; receipts, £743. 3. 0;

expenditures, £237. 10. 0; mentions "Support of three Children so long as to amount to 5 years for one"; allowed March 26, 1760.]

JONATHAN GILMAN 1756

EXETER

[Administration on the estate of Jonathan Gilman of Exeter, yeoman, granted to Jonathan Gilman of Exeter Oct. 27, 1756.]

[Probate Records, vol. 20, p. 33.]

[Bond of Jonathan Gilman of Exeter, trader, with James Leavitt of Exeter, gentleman, and Joseph Wadleigh of Brentwood, yeoman, as sureties, in the sum of £500, Oct. 27, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Oct. 27, 1756, authorizing Theophilus Smith and John Robinson, yeoman, both of Exeter, to appraise the estate.]

[Inventory, Nov. 3, 1756; amount, £11,832. 13. 0; signed by Theophilus Smith and John Robinson.]

[Warrant, Dec. 16, 1756, authorizing John Haines, blacksmith, Josiah Sanborn, tanner, Peter Folsom, joiner, Jeremiah Calfe, joiner, all of Exeter, and Samuel Lane of Stratham, cordwainer, to set off the widow's dower.]

Province of } We the Subscribers being appointed by the
 New Hamp^r } Hon^{ble} Richard Wibird Esq^r Judge of the Probate of Wills &c for Said Province; to Set off to Elizabeth Gilman of Exeter in Said Province, Her Dower which happeneth to her of the Real Estate of her Late Husband Jonathan Gilman Deceased Intestate of which he Died Siezed; being one full third part thereof, according to Quantity and Quality of Said Estate: and Set forth Said third part by Metes and Bounds to Hold to her in Severalty; and make Return &c —

Therefore after Mature and Deliberate Consideration of

Quantity and Quality of Said Estate, we have Set off to the Said Widow her full third part thereof (according to the best of our Skill & Judgment) and Bounded the Same as follows viz^t Beginning at the corner of Charles Rundlets Land, by the Road that Leads from Said Exeter to Epping; then Runing Notherly by Said Road till it comes to a Rock, being five Rods Southward of the Front Door of the Dwelling House on Said Estate: and from Said Rock to Run North thirteen Degrees Easterly (through Sd House) Eight Rods and a half, to a Stake put down one Rod and a half North from the North Side of Said House, And from Said Stake to Run (through the orchard) North Eighty five Degrees Easterly, fifteen rods to a pile of Stones, And from S^d Stones to run North Seventeen Degrees Easterly, ten Rods to a Walnut Tree, and from Said Tree to run North three Degrees Easterly four Rods, to a Larg Rock, then South Seventy three Deg^s West, twenty two Rods, to the Southeastly corner of the Little Barn on Said Estate, Thence Runing South thirty five Deg^s Westerly four Rods to Said Road, Then to Run Northerly by Said Road, till it comes to a Large Rock in the fence, against John Hains' House; and from Said Rock to Run by the Easterly Side of the Way that Leads to the fresh meadows 'till it comes to Capt. John Gilmans Land: then to Run Southerly and Easterly by Said Capt Gilmans Land to Thomas Lifords Land, Then Runing Southerly by Said Lifords Land, to Joseph Clarks Land, Then Runing Westerly & Southerly by Said Clark's Land to Said Rundlets Land, Then to Run Westerly by Said Rundlets Land to the Corner first mentioned.

And also we have Set off to Said Widow as her Thirds, the Easterly End Rooms of Said Dwelling House from Bottom to top; and also the two Bed-rooms that are in the Back Leanto belonging to Said House: with one third part of the Cellar under Said House, at the North Side of Said Cellar; with Liberty of passing and repassing up Stairs and down, both Celler & Chamber Stairs: also the priviledge of Baking in the oven as She Shall Stand in need; and one third of the Use of the Well, with Liberty

of passing & Repassing out Doors and in, and Round about Said House and Barn on Necessary occasions.

Also Said Widow is to Have the Little Barn on Said Estate for use and improvement as her thirds.

We make this Return the first Day of April Annoque Domini 1757

John haines
Sam^l Lane
Peter folsom
Josiah Sanborn

[Bond of James Leavitt, gentleman, with Nathaniel Gordon and Benjamin Gordon, yeomen, as sureties, all of Exeter, in the sum of £500, May 27, 1761, for the guardianship of John Gilman, minor, aged more than 14 years, son of Jonathan Gilman; witnesses, William Parker, Solomon Loud, Jr.]

[Account of the settlement of the estate; receipts, £7664. 4. 0; expenditures, £7568. 16. 6; mentions widow and children; allowed July 27, 1763.]

MOSES COPP

1756

HAMPSTEAD

[Administration on the estate of Moses Copp of Hampstead, yeoman, granted to his widow, Mehitabel Copp, Oct. 27, 1756.]

[Probate Records, vol. 20, p. 24.]

[Bond of Mehitabel Copp, widow, with Stephen Emerson and Moses Kimball, yeomen, as sureties, all of Hampstead, in the sum of £500, Oct. 27, 1756, for the administration of the estate; witnesses, William Parker, Edward Colcord.]

[Warrant, Oct. 27, 1756, authorizing Daniel Little and Benjamin Emerson, gentleman, both of Hampstead, to appraise the estate.]

[Inventory, attested Feb. 26, 1757; amount, £5422. 16. 0; signed by Daniel Little and Benjamin Emerson.]

[Warrant, Nov. 10, 1757, authorizing Daniel Little, George Little, Benjamin Emerson, gentlemen, John Moore, yeoman, all of Hampstead, and Thomas Little of Plaistow, yeoman, to divide the estate.]

[Probate Records, vol. 21, p. 92.]

[List of payments to creditors by the administratrix, Oct. 23, 1758; amount, £664. 10. 2; mentions Elizabeth Ingalls, wife of John Ingalls, daughter of the deceased.]

Province of } by virtu of a warrant to us Directed from
New hampshar } the Honourable Court of probate of wills &c.
for the province afores^d to Divide the Reall estate of Moses Copp
Late of Hampstead in s^d province Gen^t Deceas^d we have at-
tended that service and Have Divided the same as followeth
(viz)

first we have set of to the widow Mehetabell Copp as her
Dower of said estate the easterly half of the house & half the
Celler and one third part of the barn the east end allowing half
the flore way to Joshua and aboute twenty acres on the easterly
sid of the Roade bounded as followeth (viz) begining at the
south west Corner at a stake and stons by moses Hales Land
thence northerly by the Roade aboute twenty four Rods to a Red
oake tree marked thence northeasterly by Land set of to Joshua
Copp aboute one Hundred and thirty two Rods to a Red oake
tree marked by Samuel Littles Land thence southerly by s^d
Littles Land aboute twenty four Rods to a stake & stons by
moses Hales Land thence by s^d Hales Land southwesterly to the
first bounds, and the Improvement of the orchard which is on
Joshuas Land her Life time and then to Return to Joshua and
also aboute sixty five Rods of Land that the buildings stands on
and for a Conveniency of Improveing the buildings

secondly we have set of to Joshua Cop the only son for his

Double share the west half of the house and half the Celler & two thirds of the barn the westerly part with half the flore way and aboute sixty five Rods of Land for the Conventiency of the build-ings which together with the sixty five Rods set of to the widow makes in the whole one Hundred and thirty Rods and is bounded as followeth (viz) begining at the north east Corner at a stake & stons by the Road on the north side of the house thence south westerly aboute sixteen Rods to a stake & stons thence south easterly aboute nine Rods to a great Rock thence easterly aboute ten Rods to a stake & stons by the s^d Roade thence by s^d Roade about eleven Rods to the first bounds mentioned we have also set of to s^d sone aboute thirty three acres on the easterly side of the Roade bounded as followeth (viz) begining at the south west Corner at a Red oake tree marked also a bounds of the Land set of to the widow thence by the Roade northerly aboute forty eight Rods to a stake & stons by the Reverend M^r Trues Land thence northeasterly partly by M^r Trues Land & partly by Stephen Emorsons Land aboute one hundred and Eight Rods to a stake & stons thence southeasterly partly by Benjamin Emorsons Land & partly by Samuel Littles Land aboute forty four Rods to a Red oake tree marked also a bounds of Land set of to the widow thence by her Land south westerly to the first bounds mentioned allowing the Widow the Improvement of the orchard that is on the same her Life time

3^{dly} We have set of to Elisabeth Ingalls the wife of John Ingalls Daughter of the Deceas^d for her share aboute twenty acres of Land on the west side of the Roade and is bounded as followeth (viz) begining at the southeast Corner at a stake & stones at the Roade thence south westerly by Land set of to the buildings sixteen Rods to a stake and stons thence further south westerly aboute one hundred and fourteen Rods to a pine stump by James Dustins Land thence north westerly by s^d Dustins Land aboute Eighteen Rods & a half to an elm tree thence north easterly by M^r Trues Land aboute one hundred and forty two Rods to a stake & stons by the Roade thence by the Roade

southerly aboute thirty six Rods to the first bounds mentioned
 4^{ly} we have set of to mchetabell Copp daughter of the s^d
 Deceas^d for her share aboute twenty one acres of Land on the
 west sid of the Roade and is bounded as followeth (viz) begining
 at the northeast Corner at a stake and stons by the Roade
 thence westerly aboute ten Rods to a great Rock thence nor-
 westerly aboute nine Rods to a stake and stons also a bounds of
 the Land set of to Elisabeth thence southwesterly by her Land
 aboute one Hundred and fourteen Rods to a pine stump by
 James Dustins Land thence south easterly partly by s^d Dustins
 Land and partly by John Kents Land aboute seventeen Rods and
 a half to a black oake tree marked thence south easterly by Land
 now in the possession of Benjamin Heath aboute one Hundred
 and thirty two Rods to a stake and stons by the Roade thence
 northerly by the Roade about twenty four Rods to the first
 bounds mentioned

Daniel Little	}	Commte
George Little		
Thomas Little		

[Account of the settlement of the estate; receipts, personal
 estate, £1382. 16. 0; expenditures, £457. 7. 0; allowed Oct. 25,
 1758.]

THOMAS CONNELL

1756

PEMBROKE

[Account of the settlement of the estate of Thomas Connell of
 Suncook by Mary Connell, administratrix; receipts, personal
 estate as inventoried, and £10. 19. 0; expenditures, £575. 14. 0;
 allowed Oct. 27, 1756.]

DAVID EASTMAN

1756

SANDOWN

[Administration on the estate of David Eastman of Sandown, yeoman, granted to his widow, Susanna Eastman, Nov. 24, 1756.]

[Probate Records, vol. 20, p. 49.]

[Bond of Susanna Eastman of Sandown, widow, with Ephraim Brown of South Hampton, yeoman, and John Eastman of Salisbury, Mass., as sureties, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Oct. 27, 1756, authorizing Thomas Wells of Chester, gentleman, and James Graves of Hampstead, yeoman, to appraise the estate; mentions Susanna Eastman as widow of the deceased.]

[Inventory, attested Nov. 20, 1756; amount, £1535. 12. 0; signed by Thomas Wells and James Graves.]

[Account of the settlement of the estate; receipts, £473. 12. 0; expenditures, £1076. 2. 0; mentions "Laying in with a Posthumus Child nursing the Child 6 months attending the Same in its Sickness & Expence in its burial. . . . nursing a Child one Year before his arival at 7 years of age after its fathers decease viz. Kingsbury. . . . keeping 1 Child Two years before its arrival to 7 years of age. . . . keeping Two other Children two years since their fathers decease, one of which was three year old & the other one year old at their fathers decease"; allowed Aug. 30, 1758.]

[Warrant, Aug. 30, 1758, authorizing Thomas Wells of Chester, gentleman, James Graves of Hampstead, gentleman, and Reuben Clough of Sandown, yeoman, to set off the widow's dower.]

Province of } Pursuant to a warrant to us directed from
New Hampshir } the Hon^r^{ble} Judg of the probate of wills and
for the s^d province as a Committee to set of to Susannah Eastman

wife of Nath^l Eastman Jun^r of the Parish of Sandown in s^d province yeoman hir Right or dowry of the Real Estate of her Late Husband David Eastman Late of Sandown afores^d yeoman Decesed which he died seized of and have set apart twelve acres of s^d Estate the Same by meats and bounds (viz) at the south-east corner a Chestnut tree standing by the Highway thence Northly by said way forty Rhods to a maple which is the south-east Corner of Jacob Wells Land thence westerly on s^d wells Line forty Eight Rhods to a stake and stons thence southly forty Rhods to y^e Line of the Land of Daniel Hibbard then Eastly on Said Hibbards Land to the first bound mentioned acording to best of our Judgment and siteuate acording to her Choise as wittnis our hands this 15 day of Novem^{br} 1758

Thomas Wells	} Committee
James Graves	
Reuben Clough	

WILLIAM BROWN CLOUGH 1756 KENSINGTON

In the Name of God Amen I William Brown Clough of the Parish of Kensington in the Province of Newhampshire in New-england yeoman Being weake of Body * * *

1^{ly} I Give and Bequeath to my honored mother Rachal Clough my house and Barn and all my Land laying in the Parish of Kensington and all my Stock of Creatuers of alsorts and all my Husbandry tools of all Sorts all to Despose as shee shall see Cause shee paying as I shall order her in this my will

2^{ly} I Give and Bequeath to my Daughter Betty Clough all the houshold Goods that ware her mothers and the one halfe of all my land laying in the Township of Nottingham in Newhampshire and I Give my said Daughter two hundred pounds money old Tenor Bills of Credit and a Cow all to be paid to her by my

Executrix when Shee shall Come to the age of Eighteen years or Day of marriage which Shall hapen first

3ly I Give and Bequeath to my Daughter Anne Clough all the household Goods that ware her mothers and the one halfe of all my Land laying in the Township of Nottingham in Newhampshire and I Give my said Daughter two hundred pounds money old tenor Bills of Credit and one Cow all to be paid to her By my Executrix when she Shall Come to the age of Eighteen or Day of marriage which shall hapen first

4ly I Give to my Brother winthrop Clough the one halfe of all my wearing Cloths of all sorts

5ly I Give and Bequeath to my Brother Benjamin Clough the one halfe of all my wearing Cloths of all Sorts and all my Surveying instruments and all my Books

6ly And I in this my will order my Executrix to take Good Care of my two Children and Bring them up on my Estate —

And I Do Constitute and appoint my honored mother Rachel Clough to be my Executrix to this my Last will and Testiment Rattifying and Confirming this and no other to be my will and Testiment In witness whereof I the Said William Brown Clough have hereunto set my hand & affixt my seal this Twenty Eighth Day of october anno: Domini: 1756 and in the Thirtieth yeare of the Reign of our Sovereign Lord King George the second &c

William Brown Clough

[Witnesses] Stephen Palmer, Benjamin Brown, Philip Dow.

[Proved April 27, 1757.]

[Warrant, April 27, 1757, authorizing Philip Dow and Theophilus Page, both of Kingston, yeomen, to appraise the estate.]

[Inventory, attested June 18, 1757; amount, £7257. 10. 0; signed by Philip Dow and Theophilus Page.]

NATHANIEL HAMMOND 1756

SWANZEY

[Administration on the estate of Nathaniel Hammond of Swanzey, yeoman, granted to Joseph Hammond of Swanzey, yeoman, Nov. 6, 1756.]

[Probate Records, vol. 20, p. 60.]

[Bond of Joseph Hammond, yeoman, with Jonathan Hammond, gentleman, and Thomas Hammond, yeoman, as sureties, all of Swanzey, in the sum of £500, Nov. 6, 1756, for the administration of the estate; witnesses, Samuel Watts, Josiah Willard.]

[Inventory, Nov. 23, 1756; amount, £1023. 3. 4; signed by Samuel Belding and Thomas Cresson; mentions date of death of deceased as Feb. 2, 1756.]

[Account of the settlement of the estate; receipts, £1324. 11. 5; expenditures, £269. 11. 11; allowed Nov. 30, 1758.]

[List of claims against the estate; amount, £1436. 10. 10; signed by Josiah Willard and Samuel Ashley.]

[Settlement of claims; amount of claims, £1471. 3. 0; amount distributed, £1069. 1. 10; allowed Nov. 30, 1758.]

JOHN YEATON

1756

NEWCASTLE

In the Name of God, Amen the eighth day of November 1756
I John Yeaten of New Castle in the Province of New-Hampshire,
Fisherman alias Husbandman being very Sick & Weak in
Body * * *

Imprimis I give and Bequeath to Elisabeth my dearly beloved
wife the Income of all my Estate this present Year with all my
Stock of Creatures and one half of the Income of all my Estate
for the two next ensuing or following Years to be delivered Her
by my Son Richard Yeaten.

Item I give to my well beloved Son Richard Yeaten the Improvement for two Years next following of all my real Estate he giving to my beloved Wife one half of the Income of the Same delivered to Her or her order in there proper Seesons

Item It is my Will that at the expiration of the two Years my son Richard is to have the Improvement of my real Estate that then all my Estate both Real and Personal be equally divided between my Children Viz. the Representatives of my son John deceased, my daughter Elisabeth Odiorne, my son Samuel Yeaton, Mary Odiorne, My Son Richard, my daughter Hannah Gorden, Philip Yeaten, Joseph Yeaten, and my son Benjamin Yeaten nine Shares in all —

Item I do Censtitute make and ordain my Son Richard Yeaten my sole Executor * * *

his
John + Yeaton
mark

[Witnesses] Stephen Chase, Nat^l Sargent, Jos: Newmarch, Joshua Chase.

[Proved Jan. 26, 1757.]

[Warrant, Jan. 26, 1757, authorizing Joseph Newmarch and Nathaniel Sargent, physician, both of Newcastle, to appraise the estate.]

[Inventory, attested Dec. 20, 1758; amount, £1615. 19. 6; signed by Joseph Newmarch and Nathaniel Sargent.]

JOHN DAVIS

1756

HAMPSTEAD

In the Name of God Amen this 15th day of november 1756 I John Davis of Hampstead in the Province of New Hampshire in New England Weaver: * * *

Imprimis I Give and bequeath to Sarah my Dearly beloved wife the free use of my Dwelling House & Barn and all my Land

being about ten Acres and my Cow if I have one dureing her nateral Life and I Give to my Said wife all my Housel Stuff Ex-septing two sheats & two Blankitts and Bed I have given my son Samuel I also give my said wife all the Provizian that I shall leave in my House

Item I Give my Daughter Hannah Rowel & my son Obadiah & my son Josiah and my son Ephraim and my son Samuel Each of them five shillings to be paid by my Executor at the End of one full year after my wifes Decease

Item I Give to my son Samuel all my Real & Personal Estate Exsepting what I have as above alowed to my wife he my said son Samuel paying all my Just Debts & Funeral Charges & Leggeses as expresed to my five other Children: I hereby Constitute make and ordain my said son Samuel my Executor * * *

John Davis

[Witnesses] Thomas Emery, Abigail [illegible], Daniel Little.

[Proved Jan. 26, 1757.]

[Samuel Davis, aged 16 years, son of John Davis, makes choice of Ebenezer Gile of Hampstead as his guardian Jan. 3, 1757; witness, Samuel Little, Jr.]

[Guardianship of Samuel Davis granted to Ebenezer Gile, yeoman, Jan. 27, 1757.]

[Probate Records, vol. 20, p. 103.]

[Bond of Ebenezer Gile, yeoman, with Daniel Little and William Heath, yeoman, as sureties, all of Hampstead, in the sum of £500, Jan. 27, 1757, for the guardianship of Samuel Davis; witnesses, William Parker, John Fernald.]

SAMUEL WORTHEN

1756

HAMPSTEAD

[Mehitabel Worthen renounces administration on the estate of her husband, Samuel Worthen of Hampstead, in favor of Benjamin Kimball.]

[Administration granted to Benjamin Kimball of Hampstead, yeoman, Feb. 23, 1757.]

[Probate Records, vol. 20, p. 110.]

[Bond of Benjamin Kimball, with Ebenezer Gile and Jacob Bailey, yeoman, as sureties, all of Hampstead, in the sum of £500, Feb. 23, 1757, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Nov. 19, 1756, authorizing Nathaniel Heath and John Muzzey, both of Hampstead, yeomen, to appraise the estate.]

[Inventory, attested Feb. 19, 1757; amount, £2062. 5. 0; signed by Nathaniel Heath and John Muzzey.]

[Account of the settlement of the estate; receipts, £794. 6. 0, personal estate; expenditures, £871. 15. 8; mentions "allowance to the widow for keeping & maintaining a Child under Seven 104 Weeks"; allowed Sept. 27, 1758.]

BENJAMIN PETTENGILL 1756

PLAISTOW

[Administration on the estate of Benjamin Pettengill of Plaistow, yeoman, granted to his widow, Elizabeth Pettengill, Nov. 24, 1756.]

[Probate Records, vol. 20, p. 44.]

[Bond of Elizabeth Pettengill of Plaistow, widow, with Job Eaton of Plaistow, yeoman, and Samuel Sleeper of Sandown, gentleman, as sureties, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Nov. 24, 1756, authorizing Moses Stevens and Jonathan Kimball, both of Plaistow, yeomen, to appraise the estate.]

[Inventory, attested June 23, 1757; amount, £5867. 8. 6; signed by Jonathan Kimball and Moses Stevens.]

[Account of the settlement of the estate by Elizabeth Sanborn, formerly widow of the deceased; receipts, £1417. 18. 6, personal estate, including a "Gift from the accountants Husbonds Father"; expenditures, £874. 15. 3; allowed Nov. 30, 1757.]

[Warrant, April 4, 1758, authorizing Daniel Little of Hampstead, William Ayers, Samuel Kimball, yeomen, Jonathan Carleton, gentleman, and Samuel Little, yeoman, all of Plaistow, to set off the widow's dower.]

Province of } In obedience to a Warrant to us the sub-
New Hampshire } scribes from the Hon^{ble} judge of Probates of
Wills for said Province to sett off to Elizabeth who was the
Widow of Benjamin Pettengil Late of Plastow in said Province
Gent Deceased for her Dower of the Real Estate of said Deceased
& to appraise the other two thirds according to the presant value:
We have sett off to the said Elizabeth as followeth: about nine
acres where the Buildings are beginning two Rod East from the
shopp by the Highway then westerly as the fence is by the
Highway forty Rods to a stake there northerly to John Bradlys
southwest Corner then Easterly by said Bradlys to a stake by
the Paster then southerly to a Black oake leaveing out the Head
of the spring then to the bounds first mentioned also four acres
and half two acres and half square in the south east Corner of the
field and two acres in the paster adjoyning to the Highway and
to the two acres & half afore said and half the wood in the
whomstead paster also five acres of Paster that was bought of
Cornelias Johnson & also five acres of woodland the southerly
side of the fifteen acres of wood land Bought of Benjamin Gale:
the Dower in the Buildings on the premises in the Dwelling
House the frunt Rooms below and the garrit over them one third
of y^e Celler the westerly part; the whole of the Little Barn and
room in the grate Barn to lay her English Corn and sutable floor

room for thrashing: and if said Elizabeth wants barn room after the Little Barn is not fit for use she is to take that part of the grate Barn that is on the East side of the Barne floor instead of the Little Barn we allow one third of the shop to the Dower where it will be least hurt to her eldist son: and where as all the building are on said Dower it is to be understood that all needed liberty for improveing the well and each partys property is allowed by us: we also set to said Widow one third of the Deceased Intrest in two sawmills: as to the Estate of the Deceased at sandown the said Widows Dower to take all the Land on the north side of the Brook below the Medow then up the Brook until it includes one third of the Medow now fit for mowing and also four acres of wood Land on the East end of the Island and one third of the Barn at the East end and one third of the Dwelling House each part to have all needfull liberty to improve their propertys: we also appraise the other two thirds of the value of thirty four Hundred pounds old tenor

Dated June: 27: 1758:

Daniel Little	} Commite
Samuel Kimball	
Samuel Little	

[The court orders, July 8, 1758, that the remaining two thirds of the real estate be settled on Benjamin Pettengill, oldest son, he to pay the other children their shares.]

[David Pettengill, Andrew Pettengill, and Elizabeth Petten-gill, minors, children of Benjamin Pettengill, make choice of Joseph Harriman of Plaistow as their guardian; dated Kingston, July 7, 1758.]

[Guardianship of Joanna Pettengill and James Pettengill, aged less than 14 years, children of Benjamin Pettengill, granted to Joseph Harriman of Plaistow, yeoman, July 8, 1758.]

[Probate Records, vol. 21, p. 21.]

[Guardianship of David Pettengill, Andrew Pettengill, and

Elizabeth Pettengill, minors, aged more than 14 years, granted to Joseph Harriman July 8, 1758.]

[Probate Records, vol. 21, p. 21.]

[Bond of Joseph Harriman of Plaistow, yeoman, with Jonathan Kimball of Plaistow, yeoman, and Daniel Little of Hampstead as sureties, in the sum of £1000, July 8, 1758, for the guardianship of David, Andrew, and Elizabeth Pettengill; witnesses, William Parker, Benjamin Pettengill.]

[Bond of Benjamin Pettengill, with Jonathan Kimball of Plaistow and Daniel Little of Hampstead as sureties, in the sum of £1700, July 8, 1758, for the payment of their shares to the other children, being eight in all, including himself; witnesses, William Parker, Joseph Harriman.]

[Bond of Joseph Harriman, with Jonathan Kimball and Daniel Little as sureties, in the sum of £1000, July 8, 1758, for the guardianship of Joanna Pettengill and James Pettengill; witnesses, William Parker, Benjamin Pettengill.]

[Guardianship of James Pettengill, minor, aged more than 14 years, son of Benjamin Pettengill, granted to Jonathan Carleton Feb. 26, 1766.]

[Probate Records, vol. 24, p. 207.]

[Bond of Jonathan Carleton, gentleman, with Daniel Poor, gentleman, and Asahel Harriman as sureties, all of Plaistow, in the sum of £500, Feb. 26, 1766, for the guardianship of James Pettengill; witnesses, Elizabeth Hall, John Harriman.]

[Receipts, Dec. 13, 1773, from David Pettengill, Andrew Pettengill, Jacob Garland and his wife, Elizabeth Garland, in her right, Joseph Calfe and his wife, Joanna Calfe, in her right, to their former guardian, Joseph Harriman of Plaistow, for their shares in the estate of their father, Benjamin Pettengill; witnesses, Matthew Pettengill, Nathaniel Peabody.]

MOSES THURSTON

1756

STRATHAM

[Sarah Thurston renounces administration on the estate of her husband, Moses Thurston of Stratham, in favor of his oldest son, Stephen Thurston; no date; witnesses, Samuel Lane, Thomas Chase.]

[Administration granted to Stephen Thurston Nov. 24, 1756.]

[Probate Records, vol. 20, p. 44.]

[Bond of Stephen Thurston, Jr., with Joseph Palmer and John Thurston as sureties, all of Stratham, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, Dec. 28, 1756; amount, £7427. 12. 6; signed by John Clark and William Pottle.]

[Guardianship of Oliver Thurston, John Thurston, and Benjamin Thurston, aged less than 14 years, children of Moses Thurston, granted to John Thurston of Stratham, yeoman, Jan. 20, 1757.]

[Probate Records, vol. 20, p. 94.]

[Bond of John Thurston, with John Clark, yeoman, and William Pottle, blacksmith, as sureties, all of Stratham, in the sum of £500, Jan. 20, 1757, for the guardianship of Oliver, John, and Benjamin Thurston; witnesses, William Parker, Stephen Thurston, Jr.]

[Warrant, April 13, 1757, authorizing Simon Wiggin, Joshua Neal, William Pottle, Samuel Lane, and John Clark, all of Stratham, to set off the widow's dower.]

Province of } We the Subscribers (with Mess^{rs} W^m Pottle
New Hamp^r } & Joshua Neal) being Appointed a Committee
by the Hon^{ble} Richard Wibird Esq^r Judge of the Probate of
Wills &c for said Province; to Set off to Sarah, the Widow of
Moses Thirston Late of Stratham in Said Province Yeoman

Deceas'd her Dower which happens to her of the Real Estate which was the Said Deceas'd of which he Died Siez'd and Set forth the Same by Metes and Bounds; and Make Return &c

Therefore after Mature and Deliberate Consideration of the Quantity and Quality of Said Estate; we have Set off to the Said Widow, her Dower, or third part of Said Estate, (according to the Best of our Discretion and Judgment) and Bounded the Same as follows, viz^t five acres of the Homestead, begining at the Mill Brook, and Runing Norwest by Land in Possession of Sam^l Clark 54 Rods to a Stake, then Southwest fourteen Rods and a half, then Southwest fourteen Rods and a half, then Southeast 52 Rods, then North 65° East to Said Brook; also we have Set off to Said Widdow Ten Acres of Land, S^d Deceas'd bowt of James Leavit, And also about four acres of Land and Marsh, Bounding Northeasterly & South Easterly on Said Widows Land; and Southwesterly on Stephen Thirstons Land, and Norwestly on y^e Salt River.

Also we have Set off to Said Widow, the two Bedrooms in the Back Leanto, of the House on Said Estate, and the Chamber over Said Lean to; and one third part of the Celler at the North Side thereof, with Liberty of Washing and Boyling in the great West Room of Said House whenever she has occasion; and of Baking in the oven, when She has occasion thereof; and of Passing & Repassing through the two Larg lower Rooms on all occasions and out Doors and in, up Stairs and down both Celler & chamber Stairs; and one third of the Well, with Liberty of Laying wood at the Door and passing Round the Said House; and also passing & Repassing through Said Estate to her Said third part as She Shall have occasion.

Also we have Set off to Said Widow the Westerly end of the Barn on Said Estate, called the New End of 13 feet Length and the Scaffold over the South Side, from Said new End, to the middle of the thrashing floor-way; with Liberty of passing to and from Said Barn; and also Liberty of the Barn yard for Creatures, and Laying Dung as She Shall have occasion.

we make this Return this 26th Day of April Annoque Domini
1757

Simon Wiggin
John Clark
Sam^l Lane

[Account of the settlement of the estate; receipts, £2615. 0. 0, personal estate; expenditures, £2949. 6. 1; allowed April 4, 1763.]

[Additional account; receipts, £180. 0. 0; expenditures, £375. 15. 7; allowed Nov. 30, 1763.]

[Guardianship of John Thurston, minor, aged more than 14 years, son of Moses Thurston, granted to Jonathan Wiggin July 27, 1763.]

[Probate Records, vol. 23, p. 79.]

[Bond of Jonathan Wiggin of Stratham, yeoman, with William Moore of Stratham and David Clifford of Kingston, yeoman, as sureties, in the sum of £500, July 27, 1763, for the guardianship of John Thurston; witnesses, William Parker, Jonathan Gilman.]

[Report of committee, Dec. 15, 1763, that the estate should not be divided among the children in eleven equal shares, allowing two shares to the oldest son, and appraising the remainder at £4400. 0. 0; signed by Nathan Hoague, Samuel Lane, and Thomas Wiggin. Order of court, Dec. 28, 1763, settling the estate on David Clifford, who had purchased the right of the oldest son and one of the other sons, he to pay the other children their shares.]

[Bond of David Clifford of Kingston, yeoman, with Benjamin Scribner of Brentwood and Daniel Smith of Kingston, yeomen, as sureties, in the sum of £2000, Dec. 28, 1763, for the payment to the other heirs of their proportions, he having purchased the right of the second son, the oldest son declining to accept the estate as appraised; witnesses, Coffin Moore, Hubartus Smith.]

[Guardianship of Oliver Thurston, minor, aged more than 14 years, son of Moses Thurston, granted to Jonathan Wiggin Feb. 29, 1764.]

[Probate Records, vol. 23, p. 182.]

[Bond of Jonathan Wiggin of Exeter, yeoman, with Joseph Wiggin of Exeter and Stephen Thurston of Rye, yeomen, as sureties, in the sum of £500, Feb. 29, 1764, for the guardianship of Oliver Thurston; witness, William Stilson.]

[Guardianship of Benjamin Thurston, minor, aged more than 14 years, son of Moses Thurston, granted to Jonathan Wiggin March 29, 1764.]

[Probate Records, vol. 23, p. 201.]

[Bond of Jonathan Wiggin, yeoman, with William Pottle, Jr., blacksmith, and Nathaniel Wiggin, tanner, as sureties, all of Stratham, in the sum of £500, March 29, 1764, for the guardianship of Benjamin Thurston; witnesses, none.]

[License to the administrator, July 30, 1772, to sell land in Gilmanton.]

JAMES HILL

1756

SWANZEY

[Administration on the estate of James Hill of Swanze, yeoman, granted to Peter Powers of Hollis, gentleman, Nov. 24, 1756.]

[Probate Records, vol. 20, p. 44.]

[Bond of Peter Powers of Hollis, gentleman, with William Cummings of Dunstable, gentleman, and Cutts Shannon of Portsmouth as sureties, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, April, 1757; amount, £236. 6. 0; signed by Josiah Brown and Joseph Hammond.]

JOSEPH GOULD

1756

AMESBURY, MASS.

[Administration on the estate of Joseph Gould of Amesbury, Mass., yeoman, granted to his widow, Mary Gould, Nov. 24, 1756.]

[Probate Records, vol. 20, p. 44.]

[Bond of Mary Gould, widow, with Ephraim Brown and Benjamin Barnard, yeomen, as sureties, all of South Hampton, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Nov. 24, 1756, authorizing Samuel French and Benjamin Barnard, both of South Hampton, to appraise the estate.]

[Inventory of real estate, Jan. 6, 1757; amount, £577. 10. 0; signed by Benjamin Barnard and Samuel French.]

[Warrant, Feb. 28, 1757, authorizing Jeremy Webster of Kingston, Reuben Dimond, Samuel French, Benjamin Barnard, and Richard Collins, all of South Hampton, to set off the widow's dower.]

Province of } To the Hon^{ble} Richard Wibird Esq^r Judge
New Hamps } of the Probate of Wills &c for the Province of
New Hamps:

Pursuant to your Hon^{rs} Warrant to us directed appointing us to set off to Mary Gould of South Hampton widow & Relict of Joseph Gould Late of Almsbury in the County of Essex in the Province of the Massachusetts Bay deceas^d her Right of Dower in the Real Estate of the s^d Joseph Gould in this Province; We haveing met & viewed the premisses & sett of to the s^d Mary Gould for her dower as followeth viz: Beginning at a stake & stones, standing on the Easterly Line of s^d Intestate's estate in s^d South Hampton & Joyning to Land of Jonathan King & from thence running Northerly on the s^d easterly Line about forty four Rods & one Quarter of a Rod to a stake & stones then westerly

about Thirteen Rods & a Half to a stake & stones on the westerly Line of s^d Estate then southerly on the s^d westerly Line about forty four Rods & a Quarter to a stake standing in a small swamp: then Easterly about Thirteen Rods & Three Quarters to the place where it first began Three acres & Two Thirds of an acre be the same more or Less: In Testimony whereof we have hereunto set our hands the 12th day of April Annoq domini 1757

Samuel french

Rich^d Collins

Benjamin Barnard

[Account of expenditures in the settlement of the estate, April 25, 1757; amount, £81. 6. 0; allowed May 25, 1757.]

EMERSON LEAVITT 1756

EXETER

[Administration on the estate of Emerson Leavitt of Exeter, yeoman, granted to Daniel Gilman of Exeter Nov. 24, 1756.]

[Probate Records, vol. 20, p. 44.]

[Bond of Daniel Gilman, gentleman, with Benjamin Magoon and John Ladd, yeomen, as sureties, all of Exeter, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Nov. 24, 1756, authorizing John Kimball and Caleb Gilman, Jr., both of Exeter, yeomen, to appraise the estate.]

[Inventory, Dec. 1, 1756; amount £422. 10. 0; signed by John Kimball and Caleb Gilman, Jr.]

[Warrant, Feb. 22, 1757, authorizing Noah Emery, gentleman, and Daniel Tilton, trader, both of Exeter, to receive claims against the estate.]

[List of claims against the estate, Aug. 31, 1757; amount, £580. 1. 1; signed by Noah Emery and Daniel Tilton.]

[Account of the settlement of the estate; receipts, £564. 14. 0; expenditures, £387. 4. 8; mentions "By the Widow for keeping 3 Children. . . . To the wido for Expençe of Laying in"; allowed Dec. 28, 1757.]

[Additional account; receipts, £176. 9. 4; expenditures, £60. 0. 0; filed June, 1760.]

[Settlement of claims; amount of claims, £580. 1. 1; amount distributed, £116. 0. 0; allowed July 16, 1760.]

JOSEPH JACKSON

1756

DOVER

[Administration on the estate of Joseph Jackson of Dover, yeoman, granted to his widow, Hannah Jackson, Nov. 24, 1756.]

[Probate Records, vol. 20, p. 44.]

[Bond of Hannah Jackson, widow, with Nathaniel Davis and Daniel Meserve, Jr., yeomen, as sureties, all of Madbury, in the sum of £500, Nov. 24, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Dec. 29, 1756, authorizing Hubbard Stevens, tanner, of Durham and Samuel Brewster of Barrington to appraise the estate.]

[Inventory, attested May 27, 1757; amount, £1546. 5. 0; signed by Hubbard Stevens and Samuel Brewster.]

ISRAEL HUSE

1756

SANDOWN

[Administration on the estate of Israel Huse of Sandown, yeoman, granted to his widow, Mary Huse, Nov. 26, 1756.]

[Probate Records, vol. 20, p. 41.]

[Bond of Mary Huse of Sandown, widow, with Samuel Sleeper of Sandown, yeoman, and Jonathan Ferrin of Newton, gentleman, as sureties, in the sum of £500, Nov. 24, 1756, for the administration of the estate of Isarael Huse, Jr., of Sandown, yeoman; witnesses, William Parker, John Fernald.]

[Warrant, Oct. 27, 1756, authorizing Thomas Wells of Chester, gentleman, and Theophilus Eaton of Sandown, yeoman, to appraise the estate.]

[Inventory, attested Nov. 20, 1756; amount, £6146. 1. 6; signed by Thomas Wells and Theophilus Eaton.]

[Account of the settlement of the estate; receipts, £2027. 2. 0, personal estate; expenditures, £1178. 19. 8; mentions a posthumous child, also "mainting three of the dec^d Children that were under the age of Seven years viz one 2 years & 6 months one 6 years & 3 months one 5 months Posthumus"; allowed June 29, 1763.]

[Warrant, June 3, 1767, authorizing Samuel Emerson, Thomas Wells, Samuel Roby, gentlemen, all of Chester, Benjamin Tucker and Nathaniel Batchelder, both of Sandown, gentlemen, to divide the real estate among the widow and seven children.]

Province of } Sandown Sept 7th 1767 A Division of the
Newhampshire } Reall Estate of Israel Huse of Said Sandown
in s^d Province yeoman Deceased amongst his heirs: made by us
the Subscribers By order of the Hon^{bl} John Wentworth Esq^r
Judge of the Probate of Wills: &c: for Said Province —

first we have Set of To mary Huse widow of said Deceased for her thirds nineteen acres of Land Laying on the Southerly Side of Said Estate Bounded first at the south east corner at a stake and stone by the High way Leading By Jonathan Colbys then Easterly by said way Seventy Eight Rods to a stake and stones; then northerly by Timothy Stevens Land twenty five Rods to a stake and stones, then west by north Seventy Eight Rods to a

stake and stones; then southerly by the High way twenty five Rods to the first bounds with about five acres and three Quarters Laying on the south easterly corner of said Land Bounded first at the south East corner a white oake tree marked then by the High way west by north Thirty Seven Rods to a stake and stones then northerly by Timothy Stevens Land twenty five Rods to a stake and stones then East by South thirty Seven Rods to a stake and stones then southerly by the High way twenty five Rods to the first bounds — with the northerly or Back part of the House from the Bed Room to the East End of said House from top to Bottom: with one third part of the Barn: saving a Privilege to the other Heirs to Improve their part of the Buildings as their may be occasion —

2^{ly} We have set of to Jonathan Huse the Eldest son a Duble share containing about twelve acres Bounding Southerly on what Land we have set of for the widows thirds: Bounded first at the South west corner at a stake and stones being the nor-west bound of what Land we have set of for the widows thirds then Easterly Bounding partly on said thirds and partely on Timothy Stevens Land one Hundred and forty five Rods to a stake and stones: then northerly by the High way Sixteen Rods to a stake and stones then west by north one Hundred and forty five Rods to a stake and stones then southerly by the High way thirteen Rods and a Half to the first bounds with the one Half of the westerly End of the House from Top to Bottom and one Half of the Bed Room at the norwest corner of said House and one Quarter of two thirds of the Barn

3^{ly} We have set of to Joseph Huse a single share containing about seven acres bounded first at the south west corner a stake and stones then east by South Bounding on what Land we Have set of to Jonathan Huse to a stake and stones then Northerly by the High way Eleven Rods to a stake and stones then west by north one Hundred and forty five Rods to a stake and stones then by the High way Eight Rods to the first bounds with one Quarter part of the East End of the House being the fore Room

of s^d House from top to Bottom and one Eighth part of two thirds of the Barne

4^{ly} We set of to Abigail Ingalls one Single share Containing about seven acres and a Half Bounded first at the south west corner a stake and stones being the norwest bound of what Land we have set of to Joseph Huse then Northerly by the High way nine Rods to a stake and stones: then Easterly by the High way thirty four Rods to a stake and stones then South four Rods to a stake and stones then East by South about ninety Six Rods to a stake and stones then southerly by the High way thirteen Rods to a stake and stones being the norcast bounds of what Land we Set of to Joseph Huse then streight to the first bounds with one Quarter part of the fore Room in the East End of the House from top to the Bottom and one Eight part of two thirds of the Barn

5^{ly} We set of to Hannah Hook one single share containing seven Acres and a Half Bounded first at the South East corner a stake and stones being the North East bound of what Land we Have set of to Abigail Ingalls then northerly by the High way thirteen Rods to a stake and stones then west by north ninety Six Rods to a stake and stones then by the High way southerly partely and partely on what Land we Have set of to abigail Ingalls thirteen Rods to a stake and stones: then streight to the first bounds mentioned with one Quarter part of the westerly End of the House and the Bed Room at the norwest corner of said house from top to Bottom and one Eight part of two thirds of the Barn —

6^{ly} We set of to Sarah Huse a single share containing about seven acres and a Half bounded first at the south east corner a stake and stones then west by north by what Land we have set of to Hannah Hook Ninety Six Rods to a stake and stones then northerly by the High way twelve Rods to a stake and stones then East by South ninety six Rods to a stake and stones: then by the High way twelve Rods to a stake and stones: then by the High way twelve Rods to the first bounds: with one Quarter

part of the fore Room in the East End of the House from top to Bottom, and one Eight part of two thirds of the Barn —

7^{ly} We Set of to Mary Huse a single share containing about Seven acres and a Half bounded first at the south east corner a stake and stones being the north East bound of what Land we have set of to Sarah Huse then north by the High way twelve Rods to a stake and stones then west by north ninety Six Rods to a stake and stones then southerly by the High way twelve Rods to a stake and stones then streight to the first bounds: with one Quarter part of the fore Room in the East End of the house from top to bottom and one full Eight part of two thirds of the Barne —

8^{ly} We set of to Israel Huse a single share containing about seven acres bounded first at the south east corner a stake and stones being the north east bounds of what Land we have set of to mary Huse then north by the High way Eleven Rod and a Half to a stake and stones then westerly bounding on David Peasley is Land ninety six Rods to a stake and stones by the High way then southerly by the Highway thirteen Rods to a stake and stones: then by mary Huses Land streight to the first Bounds with one Quarter part of the fore Room in the west End of the house and the Bed Room at the Norwest corner of s^d house from top to Bottom and one full Eight part of two thirds of the Barn —

Sam^{ll} Emerson
Thomas Wells
Nath^a Batchelder

[Additional account of the settlement of the estate by Reuben Clough and his wife Mary Clough, administratrix; receipts, £42. 8. 2; expenditures, £10. 17. 6; allowed May 25, 1768.]

MOSES WILLARD

1756

CHARLESTOWN

[Bond of Susanna Willard of Charlestown, widow, with Isaac Parker of Charlestown, gentleman, and Josiah Willard of Winchester as sureties, in the sum of £500, Dec. 2, 1756, for the administration of the estate of Moses Willard of Charlestown, gentleman; witnesses, Benjamin Bellows, William Heywood, Timothy Brown, James Scott.]

[Warrant, Dec. 2, 1756, authorizing Isaac Parker, gentleman, John Hastings, Jr., and William Heywood, yeoman, all of Charlestown, to appraise the estate.]

[Inventory, Dec. 31, 1756; amount, £1566. 4. 3; signed by Isaac Parker, John Hastings, Jr., William Heywood, and Susanna Willard.]

[Guardianship of Aaron Willard, minor, aged more than 14 years, granted to James Willard of Number Four Jan. 25, 1760.]

[Probate Records, vol. 21, p. 384.]

[Bond of Moses Willard, with John Hastings, Jr., and Lemuel Hastings as sureties, all of Charlestown, in the sum of £1000, Feb. 1, 1760, for the guardianship of Abigail Willard, minor, aged more than 14 years, daughter of Moses Willard; witnesses, Susanna Johnson, Lydia Howe.]

[Bond of James Willard, with William Heywood and Benjamin Sawyer as sureties, all of Charlestown, in the sum of £1000, Feb. 1, 1760, for the guardianship of Aaron Willard; witnesses, James Carr, Eleazer Burt.]

[Warrant, Feb. 7, 1760, authorizing John Hastings, William Heywood, Ebenezer Putnam, James Porter, yeoman, and Samuel Hunt, gentlemen, all of Charlestown, to divide the real estate.]

Province of } To the Hon^{ble} Richard Wilbort Esq^r Judge
New Hampshire } of the Probate of Wills for s^d Province. Pur-
suant to your warrant given the 7th of February Anno Domini

1760 for y^e Dividing y^e Estate of Moses Willard Gent. Late of Charlestown Deceased, Amongst his ten youngest Children Equally we have agreeable to y^e warrant Made y^e Division & set of Each one their part as here after Discribed.

Moses Willards Share viz. To a part of a thirty Acre Lott N^o 3 in y^e first Division of Upland bounded as follows, viz, it begins at a white pine on y^e Edge of y^e Greate Meadow & Runs Northerly on y^e Edge of s^d meadow 36 Rod to a stake & then making an angle Runs East 35° S. 62. Rod to y^e Easterly Line of s^d Lott then Runing Southerly & Westerly to where it began as Recorded on y^e Proprietors Book—Also one half of y^e House & barn on s^d thirty acre Lott with Liberty of Improving them where they Stand. Also a five acre Lott N^o 20 in y^e Second Division of Interval Lying in y^e Great Meadow and three Rod two feet & Nine Inches wide on y^e South Side of Lott N^o 21 in s^d Second Division of Interval—And also on Sixth part of one Right of Undivided Land.—

Aaron Willards Share viz. To two House Lotts N^o 37. & 57.—Also 2 Rod 12 feet & $\frac{1}{2}$ wide on y^e North Side of a three acre Lott N^o 24 in y^e first Division of Interval & one rod 14 feet & $\frac{1}{2}$ wide on y^e South Side of Lott N^o 25 in s^d first Division, & also half a thirty acre Lott N^o 44 in y^e first Division of Upland, viz. y^e South part of s^d Lott y^e Divisional Line through s^d Lott; begining, 16, Rod & 12 feet from y^e N. W. Corner of s^d Lott by Great Meadow & Runs E. 35° S. to y^e Easterly line of s^d 30 acre Lott—& also one Third part of one Right in y^e Undivided Land—

John Willards Share Viz The whole of y^e fifth or Last Division of Interval belonging to s^d Estate. Also one whole Right & one fifteenth of a Right in y^e Undivided Land. Also to one half of a fifty Acre Lott N^o 20. & half a Thirty acre Lott N^o 18. These two Lotts ly in partnership with M^r Seth Walker.

Jemima Wife to Silvanus Hastings her Share Viz. To one whole Right in Rockingham.—To one Third part of a Right in y^e Undivided Land.—Also Eight Rod & one foot wide in Lott

N^o 14 in y^e Second Division of Interval begining at y^e S. W. Corner of s^d Lott & Extending that wedth on y^e South Side Through s^d Lott. —

Susannah widow of y^e Late Cap^t James Johnson Deccas'd her Share — Viz, To two House Lotts N^o 22 & 23

Huldah wife to Joseph Willard her Share Viz. To one three Acre Lott N^o 55 in y^e Third Division of Interval. — To one three Acre Lott N^o 23 in y^e first Division of Interval. — & also Eleven feet wide on y^e South Side of Lott N^o 24. in s^d first Division & to Extend that wedth Through the Length of s^d Lott. Also one third part of a Right in y^e Undivided Land.

Miriam Willards Share Viz. To two House Lotts N^o 38, & 58. To half a thirty Acre Lott N^o 44 in y^e first Division of Upland, viz. y^e North part of s^d Lott bounded Southerly on Aaron Willard. Also one three Acre Lott N^o 26. in y^e first Division of Interval, & one Rod & Seven feet wide on y^e North Side of Lott N^o 25 and y^e above s^d first Division & to Extend that wedth through y^e Length of S^d Lott. Also one Third part of a Right in y^e Undivided Land. —

Abigail Willards Share Viz. To a five Acre Lott N^o 18 in y^e 2^d Division of Interval & all y^e Lott N^o 17 in s^d 2^d Division Except a Strip Six feet wide on y^e South Side which Lies to Molleys part also a fifty Acre Lott Lying at a place Called Crash Meadow & ten acres off y^e North End of a Sixty Acre Lott N^o 32 begining at y^e North East Corner of s^d Lott & Runing on y^e East Thirty Eight Rod & Making an Angle Runs West 15° North to y^e Westerly line of s^d Lott N. B. there is an Allowance for a high way two Rod wide Through s^d Lott. Also one half of a Right & two fifteenths of a Right in y^e Undivided Land

Susannah Wife to Isaac Parker Gen^t Mother of Betty Willard Deccas'd her Share Viz. To y^e North part of a thirty acre Lott N^o 3 in y^e first Division of Upland Bounded Southerly on Moses Willard as Discrib'd in his part & half y^e house & Barn on s^d 30 acre Lott with Liberty to Improve them where they Stand. To a five Acre Lott N^o 22 in y^e 2^d Division of Interval & three Rod

four feet & three Inches wide on y^e North Side of Lott N^o 21 in y^e Afores^d 2^d Division & to Extend that weidth through y^e Length of S^d Lott & one Sixth part in y^e Undivided Land.

Molley Willard's Share Viz. to three Rod four feet & a half wide on y^e North Side of Lott N^o 14 in y^e 2^d Division of Interval & to Extend that weidth through s^d Lott & Lotts N^o 15 & 16 in s^d 2^d Division & Six feet wide on y^e South Side of Lott N^o 17 in y^e afores^d 2^d Division & fifty Acres off of y^e South End of a Sixty Lott N^o 32 Bounded Northerly on Abigail Willard as Discrib'd in her part, Also one half of a Right & two fifteenths of a Right in y^e Undivided Land

James Nutting Willard y^e Eldest son to y^e Deceas'd Represented in y^e warrant to have Rec^d his full Share, he being Disatisfyed with it and wholly Refused to give an Acquittance to y^e Estate y^e heirs Agreed to give him a fifty Acre Lott N^o 42 Lying in a place Call'd y^e pond Meadow Valued at £4. o. o Sterling

The three Eldest Daughters to y^e Deceas'd, viz. Jemima Susannah & Huldah having Rec^d £10 Sterling Each at y^e time of there Marriage we have Deduced y^e above Sum out of Each of their parts so as to make the Other Heirs Equal to them in y^e Division of y^e Estate.

P. S. y^e word, Right, used in y^e Several parts or Shares is one 64th part of y^e Undivided land

Charlestown June the 18th 1760

John Hastings Jun^r
Ebenezer Putnam
W^m Heywood

ROBERT LIGHT

1756

EXETER

In the name of God amen This Sixth Day of December anno Domini 1756 I Robert Light of Exeter in the provinc of New hampshire Esq^r being but weake of body * * *

I I Give and bequeath unto my Well Beloved Wife Elisa-

beth and to her Disposel for Ever The one full Third Part of all my Personal Estate both within Dores and Without, and Like wise I Give unto my s^d wife and to her Disposel The one fifth Part of the two thirds parts of all That Remainder of all my Personal Estate for the Bringing up of my Children untill They Shall Come to the age of fourteen years old and allso my Will is That my Said Wife Shall Have The use and Improvement of all my Real Estate not other Wise Disposed of in this my Last will as Long as She Shall Remain my Widow or untill my said Children Come to The age of Fourteen years or Either or Every of Them as They Shall arive to the age of fourteen and I Do hereby Impower my Said Executors if Kneed Requier The Same to Sell So much of my out Lands as to Pay my Debts &c if wanting, before my movable Estate be Disposed of (Viz) Thirty five acres of Land more or Less which I Purchesed of Caleb Gilman of Exeter afore Said and Lay at a Place (Caled the oake Land) and allso The one Quarter of an acre of Land which I Bought of Susannah Webster of Exeter afore Said as administrix to The Estate of Thomas Webster Late of Exeter Deceased and allso The one quarter Part of an acre of Land Lying at The new field (So Caled) in new market which I Bought of Christen Miller Admins^r to the Estate of Joseph Miller Late of Newmarket Decesd These Several Peases of Land together with There appurtance my will is That my Executors at There Disscession Dispose of If need be for The Payment of my Jest Debts & Charges That may arise, before my Personal Estate be Exposed to Sale

It^m I Give unto my Son Robert my Silver Hilted Sword

It^m I Give unto my Son John my Gould Sleave buttens

It^m I Give unto my Son Ebenezer my Silver Shue buckels

It^m my Will is That ail The Remainder of my Estate both Real and Persona Not all Ready Disposed of in this my Last will and Testament, as The Laws of the Province afores^d Devides Intestate Estates viz That my Daughter Dorithy & her heirs &c have The one Seventh Part and to Come into Pursition

at the age of Eighteen years or marage which Shall first happen

It^m & that my Daughter Elisabeth to have The one Seventh Part as before mentioned to Come into Porsition at the age of Eighteen years or at marage which Shall first happin

It^m and That my Son Robert Light Shall Have Two Seventh Parts of The above mentioned Estate he to Come into Porsition at the age of Twenty one years

It^m and to my Daughter Hannah to have The one Seventh Part as above mentioned and to Come in to Porsition at the age of Eighteen years or marrage which Shall first happin

It^m and to my Son John Light & to his heirs & asings The one Seventh Part as above mentioned he to Come into Porsition at the age of Twenty one years

It^m and my Son Ebenezer Light to have the one Seventh Part as above mentioned he to Come into Porsition at the age of Twenty one years

and further my Will is That if any of my Said Children Should Die before Thay arive to the age above mentioned That his her or There Parts be Equally Devided among the Surviving Children

Lastly I Do hereby Constitute and ordain my beloved Wife Elisabeth and my beloved Brother John Light of Exeter afore Said Gentelman to be my Executors * * *

Rob^t Light

[Witnesses] William Harris, James thustin, Theo: Smith.

[Proved Dec. 29, 1756.]

[Warrant, Dec. 29, 1756, authorizing Theophilus Smith and Benjamin Thing, yeoman, both of Exeter, to appraise the estate.]

[Inventory, Jan. 1, 1757; amount, £9321. 10. 0; signed by Benjamin Thing and Theophilus Smith.]

[Account of the settlement of the estate; receipts, £12,733. 9. 3;

expenditures, £12,886. 10. 4; mentions "Paid my Daughter Creighton in fitting of her marriage"; filed Oct. 25, 1769.]

[Warrant, April 30, 1770, authorizing Theophilus Smith, John Rice, Noah Emery, Nicholas Gilman, and Samuel Brooks, all of Exeter, to divide the real estate.]

Province of } Pursuant to a Warrant From the Hon^{ble}
New Hampshire } John Wentworth Esq^r Judge of the Probate
of Wills &c for Said Province Appointing us a Committee to
Divide the Real Estate of Robert Light Late of Exeter Esq^r
Deceas'd Testate According to his Will, That is to Elizabeth
Light Widow relict of Said Testator one third Part, and the Re-
maining Two thirds into Seven shares or parts & Sett off two of
them to Robert the Eldest Son, and one fifth of one Seventh part
which belonged to Ebenezer a Son of Said Testator (Deceased),
and to Each of the other Children of Said Testator one Seventh
part & one fifth of one Seventh and Set forth Each part by
metes & bounds to Hold to them respectively in Severalty,
making the Shares as Equal as may be in the Proportion afore-
said —

We have Divided and Sett off to Each of them their Several
and respective shares & Proportions of the Said Estate as
Follows viz^t

First To the Said Elizabeth Light the widow of Said Testator,
We have Sett off to Hold to her in Severalty, in Dower, During
her Natural Life, The South Easterly end of the mansion house
of the Said Testator & of the Garden thereto Adjoyning, Begin-
ing at the Highway at four feet Distance Southerly from the
Southerly Corner of the Said Mansion house, and from thence
to run North Thirty five Degrees West till it Comes Square with
the fore door of Said house and from thence to run through the
middle of the Said fore door & Chimney to the middle of the back
door next the Garden & on the Same Course Six feet from
the Said Back door, and then to run North westerly at Six feet
Distance from the back Side of the Said house, Eight feet,

Thence to run North thirty five Degrees East about Forty two feet to William Sibley's Garden fence thence Southerly & South Westerly by Said Sibley's land to the Easterly Corner of Said house and So to the bounds begun at, with all the Cellar under that part of Said house, & the lower room adjoining to Said Cellar with the Chamber and Garret over the Same, with the Priviledge of Passing & repassing at all times into & through the fore Entry & up & Down the fore Stairs, and into and through the back Chamber & back Entry into the Garret & into her Garden Also the Priviledge of Baking in the Kitchen oven, and of Drawing Water At & out of the Well near the New part of Said house, We also Sett off to her as aforesaid the Woodhouse (being about Twenty four feet & half in Length & twenty two feet in Width at the Northerly End of the Smith's Shop near the Great Bridge — We also Sett off to her as aforesaid one Acre of Land at the Neck So Called in Exeter aforesaid, bounded as Follows viz begining at a Stake in the fence adjoining to Josiah Ladd's land, at Seven rods Distance West Eleven Degrees South from the Rev^d Mr Woodbridge Odlin's land and from Said Stake to run that Course Five rods and an half, and then to Extend North Twenty Degrees West Carrying the Breadth of five rods & an half in Every part to the New highway so Called, laid out for the benefit of the owners of the Said Neck — We also allow her the Priviledge of an Alley Six feet wide to pass & repass into her Garden from the New way that runs up by Samuel Halls house to his barn, which Six feet wide is to be at the North Easterly Side of the House lott, next adjoining to said Halls and the aforesaid Sibley's land, and is to be an alley for the benefit of the Said Elizabeth and the other owners of the Said house to Come at their respective parts of Said house & land adjoining — We also allow an Alley of four feet wide from the aforesaid Alley on the Northwesterly Side of the Said widow's Garden untill it Comes to Six feet Distance from the back side of Said house, and from thence Carrying the width of Six feet between Said house and the Garden hereafter Set off to Hannah till it Comes about

Twelve feet beyond the house North Westerly to the Lott or Share Sett of hereby to John the Younger Son

2^{ly} And to the Said Robert Light the Eldest Son of the Said Testator, We have Sett off for his Two Shares and one fifth part of one Seventh part of Said Estate To Hold to him in Severalty forever, The South Easterly End of the Blacksmith's Shop & land & wharf whereon it Stands next the Great Bridge being Twenty two feet wide and Sixteen feet Long with all the Priviledge lying between that & the highway, And also All the New End of the mansion house being the Northwesterly End of Said house with all the Cellar under the Same & from that to the Top of Said house with all the land between the Said house & the Lott hereafter herein Set off to John the Younger Son, and so to the Road between the Said mansion house & the Said Shop, with all the Priviledges and The Appurtenances thereof, And also the Priviledge of Passing and Repassing into & through the Kitchen in the middle part of Said house into & from his Said New part of Said house, also the Priviledge of Baking in the oven of Said Kitchen

3^{dly} And to John Light the Younger Son of the Said Testator We have Set off for his Seventh part & one fifth of one Seventh part of Said Estate, That part of the house lott bounded as Follows viz begining at the North Westerly Corner of the Said Lott Near Samuel Halls house at the lane & from thence to run South by the road Two rods & Two feet till it Comes to that part herein before Sett off to Robert, thence North Seventy Degrees East about five rods & two feet till it Comes to the aforesaid Alley of Six feet wide, & then Northerly by Said Alley to the aforesaid lane or new way, thence by the Said Lane or new way to the Corner begun at, so as to be Two rods wide on a Square; Also the Kitchen in the middle part of Said mansion house, and the one half of the Cellar under the middle part of Said house Adjoyning to the Said Kitchen and the Garret over the middle part of the house, with the Priviledge of Passing & repassing to & from the Said Garret up the back Stairs & through the back

Chamber herein afterwards Sett off to Hannah, To Hold to him the Said John Light in Severalty Forever, and also the Priviledge of Drawing Water at the Well in Said Robert's Part. —

4^{ly} And to Dorothy Creighton the Eldest Daughter of the Said Testator We have Set off for her Seventh part & one fifth of one Seventh part of Said Estate To Hold to her in Severalty Forever, one acre of Land at the Neck So Called bounded as Follows viz begining at the South Westerly Corner of that Acre of Land before Set off to the widow in Dower, and from thence to run West Eleven Degrees South Seven rods, & then to Extend North Twenty Degrees West Carrying the full width of Seven rods, to the New highway aforesaid; also the Middle part of the Smiths Shop being Twenty Five feet in Length & Twenty two feet in Width between that part of Said Shop herein before Set off to Robert, and the woodhouse Set off to the widow, And also the Back Chamber in the South Easterly End of Said house, with the Priviledge of Passing & repassing to & from the Same through the Lane & Alleys aforesaid, with the Priviledge of Drawing Water at the Well in Robert's part —

5^{ly} And to Elizabeth Jenkins another Daughter of the Said Testator We have Set off For her Seventh part & one fifth of one Seventh Part of Said Estate, About one acre & an half of Land at the Neck So Called lying in a Triangular Form and bounded Southerly by Land belonging to the heirs of Nathaniel Gilman Esq^r Deceased North Easterly by that one acre herein before Set off to Dorothy Creighton, and Westerly by the New highway aforesaid — and also the whole of the Barn & the lott whereon it stands, Excepting one rod wide at the Westerly End across the Said Barn lott, which we herein hereafter Set off to Hannah the Youngest Daughter of Said Testator, To hold to her the Said Elizabeth Jenkins in Severalty Forever. —

6^{thly} And to Hannah Light the Youngest Daughter of Said Testator We have Set off for her one Seventh part & one fifth of one Seventh part of Said Estate, To Hold to her in Severalty forever, The fore Chamber in the middle part of Said mansion

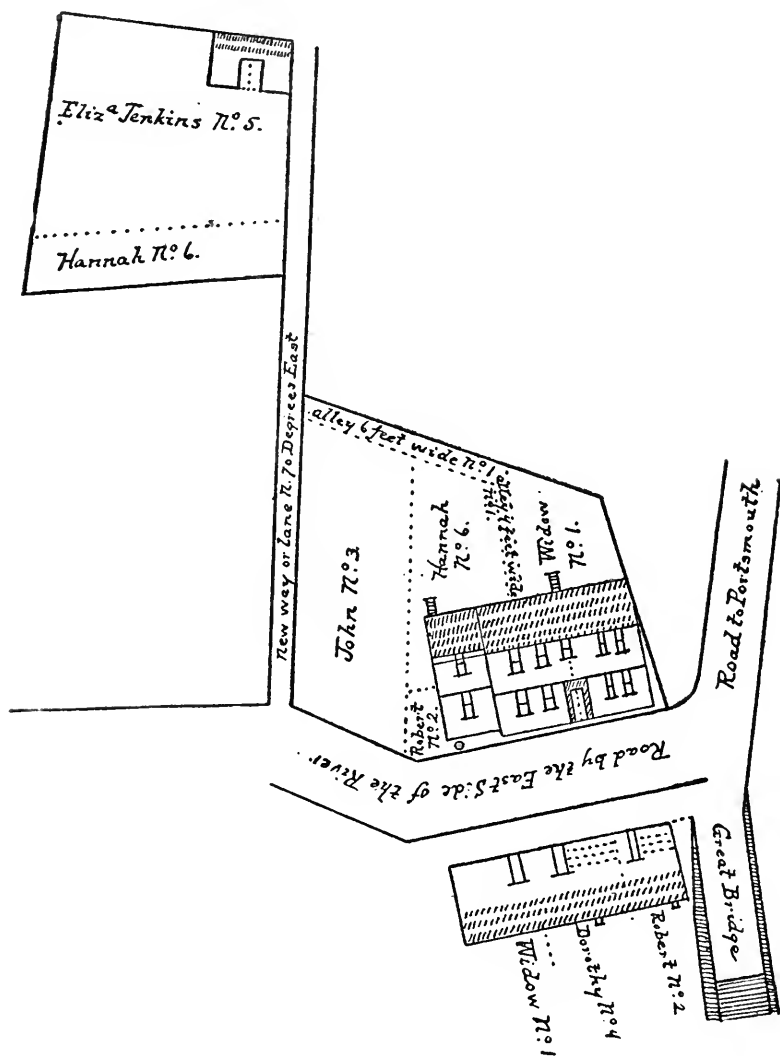
house over the Kitchen with the back Chamber thereto adjoyn-
ing with all the land remaining in the houselott, lying between
the lott herein before Set off to John the Younger Son and the
aforesaid Alleys — Also about Four rods & a quarter of Land in
the Westerly End of the aforesaid Barn lott, to be one rod Wide
across that End of said Lott, also, one half of the Cellar under her
Said Back Chamber, with the Priviledge of Passing & repassing
into & from the Same at all times through the Kitchen, and also
of Baking in the Kitchen oven & of Drawing Water at the Well;
And also the Priviledge of Passing & repassing through the fore
door & up & Down the fore Stairs into & from her Said Chambers
and also to pass & repass through the back Entry and through
all the aforesaid Lanes & Alleys into & from her Said Part of the
mansion house and houselott —

All which Premisses So Divided & Set off as aforesaid are
Scituate lying & being in the Town of Exeter aforesaid

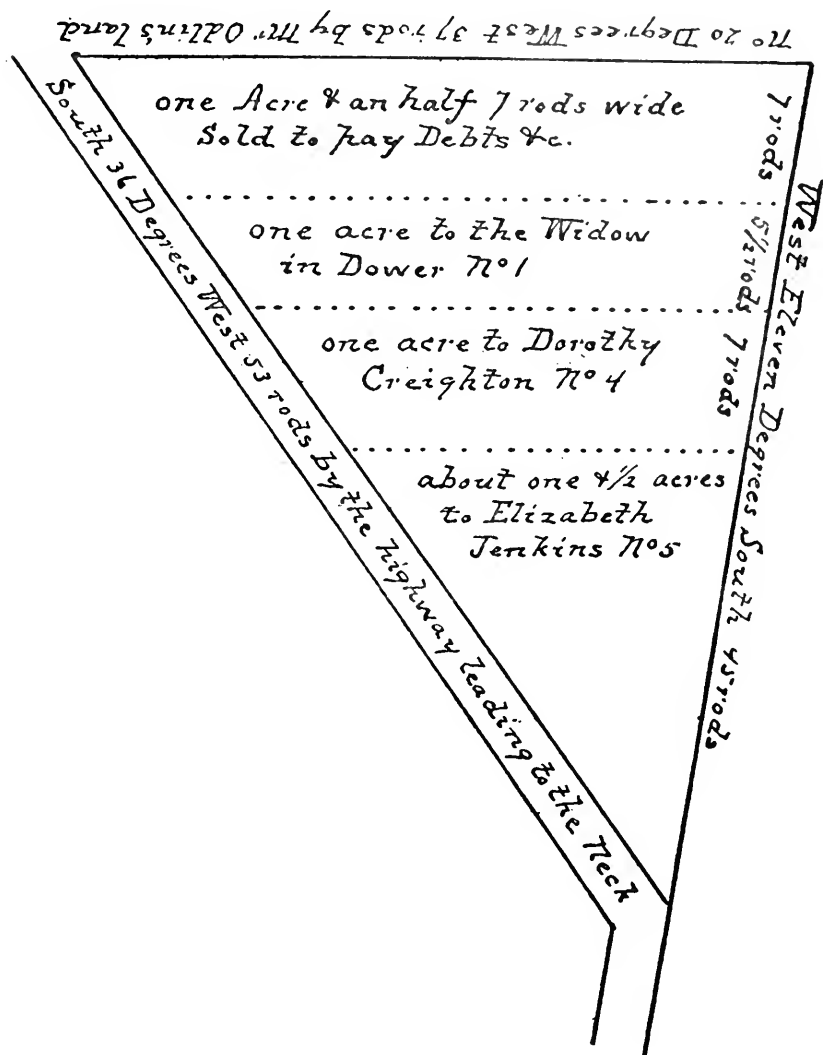
Done at Exeter aforesaid the Eighth day of May Anno
Domini 1770. —

Theophilus Smith	}	Committee
Noah Emery		
Sam ^l Brooks		

*Plan of the Homestead, Barn Lott, and Smith's
Shop on the Wharf*



Plan of Five acres, more or less, at the
Neck So Called



JACOB LAVERS

1756

PORTSMOUTH

[Administration on the estate of Jacob Lavers of Portsmouth, yeoman, granted to his son, Jacob Lavers of Portsmouth, Dec. 9, 1756.]

[Probate Records, vol. 20, p. 64.]

[Bond of Jacob Lavers, joiner, with Thomas Parker and Joseph Alcock, shopkeepers, as sureties, all of Portsmouth, in the sum of £500, Dec. 9, 1756, for the administration of the estate of Jacob Lavers, cordwainer; witnesses, William Parker, John Fernald.]

[Warrant, Aug. 31, 1757, authorizing Samuel Weeks and Matthias Haines, both of Greenland, gentlemen, to appraise the estate.]

[Inventory, Oct. 26, 1757; amount, £9. 0. 0, and real estate in Greenland and Barrington; not signed.]

THOMAS GAGE

1756

PELHAM

[Administration on the estate of Thomas Gage of Pelham, yeoman, granted to his widow, Phoebe Gage, Dec. 21, 1756.]

[Probate Records, vol. 20, p. 262.]

[Bond of Phoebe Gage, widow, with Joseph Butler and Benjamin Barker as sureties, in the sum of £500, Dec. 22, 1756, for the administration of the estate; witnesses, Ezekiel Chase, Amos Gage.]

[Warrant, Dec. 22, 1756, authorizing William Richardson, gentleman, and Amos Gage, yeoman, both of Pelham, to appraise the estate; mentions Phoebe Gage as widow of the deceased.]

[Inventory, attested April 18, 1757; amount, £6769. 10. 0; signed by William Richardson, Amos Gage, and Phoebe Gage.]

[Account of the settlement of the estate; receipts, personal estate, £2163. 0. 0, including £70. 0. 0 "for y^e s^d Deceast Wages in y^e War," and £40. 0. 0 "for y^e s^d Deceasts Gun Lost in y^e Warr"; expenditures, £2554. 12. 2; mentions "maintainance of one of y^e S^d Deceasts Children Namly Sarah one year & 4 months she Being But 5 year & 8 month old at her Fathers Deceas. . . . maintainig of y^e Said Deceasts Daughter Elisabeth Two years & 3 months, she being about one year old at her s^d Fathers Decease"; allowed Dec. 19, 1764; approved by James Gage, John Gage, and Joanna Gage, heirs at law, Dec. 8, 1764.]

[Warrant, Dec. 19, 1764, authorizing Josiah Hamblett, Benjamin Barker, Joseph Butler, Barnabas Gibson, yeomen, and William Richardson, gentleman, all of Pelham, to divide the real estate among the widow and six children.]

[Warrant, April 16, 1765, authorizing the same men to appraise the real estate, that it may be settled on the oldest son; returned April 18, 1765, at £7200. 0. 0; ordered, April 25, 1765, to the oldest son, James Gage, he to pay the others their shares.]

[Bond of James Gage, with Daniel Gage and William Wyman as sureties, all of Pelham, in the sum of £5000, April 25, 1765, to pay each of the other children £685. 0. 0; witnesses, Sarah Parker, William Vaughan.]

[Guardianship of Sarah Gage and Jonathan Gage, minors, aged more than 14 years, children of Thomas Gage, granted to Daniel Gage April 25, 1765.]

[Probate Records, vol. 23, p. 458.]

[Bonds of Daniel Gage, with James Gage and William Wyman as sureties, in the sum of £5000 each, April 25, 1765, for the guardianship of Jonathan Gage and Sarah Gage; witnesses, Sarah Parker, William Vaughan.]

JUDITH ODLIN

1756

EXETER

The Last Will and Testament of Judith Odlin of Exeter in the Province of New: Hampshire Widow, made the Twenty third of December Anno Domini 1756. Being Sick and weak of Body

* * *

Imprimis, I Give Devise and Bequeath unto my Sons John, Winthrop, William & Elisha Odlins, and to my Daughter Elizabeth Brooks all my Right in Land at Newmarket Belonging to me out of the Estate of my Hon^d Father late of Exeter deceased, to them their Heirs & assigns to be Equally divided amongst them.

Item I Give to my Son John Odlin all my Stock of Sheep

Item I Give to my Daughter Elizabeth Brooks my Russet Gown.

Item. I Give to my Daughter Anna Odlin all my Houshold Furniture, and all my wearing Apparel (Excepting the Gown I have given to my Daughter Elizabeth Brooks) I also Give to my Daughter Anna Odlin, all my Silver Spoons Money Notes and Debts due to me, or that Shall remain after my Just Debts & Funeral Expences are payed —

Item. I Give unto my Sons John, Winthrop, William & Elisha Odlins, And to my Daughter Anna Odlin, The Library y^t belonged to my Husband the Rev^d Elisha Odlin late of Amesbury deceased to be Equally divided amongst them.

Finally, I do Appoint My Son in Law M^r Samuel Brooks and my Son John Odlin Jun^r Executors to y^s my last Will & Testament — As Witness my Hand & Seal the Day & Year above Written.

Judith odlin

[Witnesses] John Odlin, Samuel Thing, Woodbridge Odlin.

[Proved March 31, 1757.]

[Warrant, March 31, 1757, authorizing Benjamin Thing, yeoman, and John Rice, trader, both of Exeter, to appraise the estate.]

[Inventory, April 9, 1757; amount, £385. o. 7½; signed by Benjamin Thing and John Rice.]

BENJAMIN SMITH

1756

EXETER

[Administration on the estate of Benjamin Smith of Exeter, yeoman, granted to his widow, Mehitabel Smith, Dec. 28, 1756.]

[Probate Records, vol. 20, p. 69.]

[Bond of Mehitabel Smith of Exeter, widow, with John Purmort of Exeter and Nathaniel Smith of Hampton as sureties, in the sum of £500, Dec. 28, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, Jan. 15, 1757; amount, £9181. 12. 6; signed by Jeremy Webster and Ephraim Robinson.]

[List of claims against the estate; amount, £1877. 6. 11; signed by John Purmort as attorney for the administratrix.]

[Warrant, May 9, 1760, authorizing Ephraim Robinson, John Gilman, Jr., Theophilus Gilman, Jonathan Norris, and Henry Steele, all of Exeter, to divide the real estate.]

Province of } Pursuant to a Warrant from the Hon^{ble}
 New Hampshire } Richard Wibird Esq^r Judge of the Probate of
 Wills &c for Said Province To us Directed Appointing us a Com-
 mittee to Divide the Real Estate of Benjamin Smith late of
 Exeter in the Province aforesaid Yeoman Deceas'd Intestate
 among the Widow & Children of Said Intestate Viz to Mehetabel
 the widow One third part, and the share of a Child Deceas'd in
 Infancy, and the Remaining part among the Children allowing
 the Eldest Son a Double share and to make Such Division as
 Equal as Possible in the Proportion aforesaid with regard to the
 Quality as well as Quantity of the Estate, and to set forth Each
 share by metes & bounds with the name of the Person to whom

we should Allot the Same, To Hold to them Respectively In Severalty — which Warrant bears Date at Portsmouth the 9th day of May 1760. —

We have Accordingly Divided and Allotted the said Real Estate Among the Said Widow & Children in manner & Form Following Viz We Have allotted and Set off to Mehetabel the aforesaid Widow For her Dower in the Said Real Estate The Mansion house and Barn and Twenty four acres & seventy five rods of Land being Part of the Homestead whereon the Said Deceas'd lately Lived in Exeter afores^d bounded as Follows viz begining at the North Easterly Corner of the Said Homestead at the Highway Leading to Kingston and to run from thence Southerly by the Said Highway about Thirty Seven rods to Land lately John Foulsum's Deceas'd, and then Westerly & North westerly by that Land untill it Comes to the New Highway so Called that leads from Joseph Thing's Dwelling house to Cap^t John Gilman's mill and then by the Said New Highway Five rods, and then to run Sixty three rods North about Sixty five Degrees East to the South Westerly Corner of the Said Cap^t John Gilman's Pasture, and from thence Easterly bounding by Said Pasture to the Highway aforesaid where we began —

And also Seventeen acres of Land lying in the Pasture on the Westerly Side of the aforesaid New Highway & bounded as Follows Viz. Begining at a Stake Standing North About Seventy Degrees West Fifty five rods from a Rock at the South Easterly Corner of that Ten acres of Land which the Said Mehetabel Smith as administratrix of Said Estate Sold to Jonathan Norris at Publick Vendue by Licence from the Judge of Probate &c, And from Said Stake to run South Twenty two Degrees west Sixty three rods to Phenuel Chapman's land, & then to begin again at Said Stake and to run North About Seventy Degrees West Sixty rods, Thence South twenty two Degrees West Twenty nine rods to the Said Chapmans land, and then runing Southeasterly Southerly and again South Easterly by Said Chapman's land to the South westerly End of the Sixty three

rods line aforesaid with the Privilege of a Drift way to the Same from the Said New highway partly through Benjamin's & partly through Nicholas's lotts hereafter to be Described all which we allott & Set off to the Said Mehetabel for her right of Dower and Thirds in the Said Real Estate To Hold to her in Severalty During the Term of her Natural Life. —

2^d And to the Said Mehetabel as next of Kind to Mehetabel a Daughter of the Said Deceas'd (who Dyed an Infant Since her Father's Decease) We have sett off & allotted all the remaining part of the Said Homestead lying in a Triangular Form on the Easterly Side of the aforesaid New High way (Between the Said Highway & the aforesaid Capt John Gilman's Pasture and the aforesaid Twenty four acres & Seventy five rods, sett of as aforesaid to the Said Widow for her thirds) — Containing about Ten Acres more or Less, To Hold to the Said Mehetabel in Severalty Forever as Next of Kind to the Said Mehetabel Deceas'd —

3^d And to Joseph Smith the Eldest Son of Said Deceas'd We have Sett off and Allotted for his Double share of the Said Real Estate, a Tract of Land in Brintwood in said Province whereon he now lives Containing about Twenty five acres more or Less — And Also Nine acres & a half of Land lying in Exeter aforesaid on the Westerly Side of Said New High way (adjoyning to that thirty acres of Land which the Said Widow in her Said Capacity of Administratrix Sold at Publick Vendue as aforesaid to Samuel Goodhue) and is to begin at the South Easterly Corner of the Said land sold to said Goodhue, at the said New Highway, and to run South Westerly by the Said highway nine rods and then to Extend North Seventy one & a half Degrees West Carrying the breadth of nine rods as aforesaid to the North Westerly End of the aforesaid Pasture at Joseph Thing's Land Which Premisses We have Allotted & set off to the Said Joseph Smith for his Double share of the Said Real Estate, To Hold to him in Severalty Forever —

4. And to Benjamin Smith another Son of said Deceas'd We have Allotted & sett off for his share in the Said Real Estate

Eight Acres of Land (part of the aforesaid Pasture) bounded as Follows viz begining at a Rock at the South Easterly Corner of the aforesaid Ten acres of Land which the said Mehetabel Sold to the aforesaid Jonathan Norris and from thence to run North about Seventy Degrees West Fifty five rods to that part of the Said Pasture before Sett off to the Widow's thirds, and then by the Said thirds South twenty two Degrees West Twenty Six rods, Thence South about Seventy Degrees East to the New Highway aforesaid & then North Easterly by the Said new Highway to the rock begun at — And Also three acres of Said Pasture bounded as Follows viz begining at the Northerly Corner of that part of Said Pasture Set off as aforesaid to the widow's Thirds, and from thence to run North about Seventy Degrees West Fifty rods to the head of Said Pasture and then to Extend South Westerly So farr as to be Ten rods wide at Each End and to Contain three acres — To Hold to him the Said Benj^a in Severalty Forever —

5 And to Sarah Hoit a Daughter of the said Deceas'd we have Sett off and Allotted for her share in the Said Real Estate Ten acres of Land part of Said Pasture bounded as Follows viz* begining at the Said New Highway at the South Easterly Corner of the aforesaid Joseph Smith's part of Said Pasture and from thence to run North Seventy one Degrees & a half west one hundred & Thirteen rods, and then to Extend Southerly till it Comes to a Strip of Land which the aforesaid widow Sold to Jonathan Norris — And also one acre of Said Pasture bounded as Follows viz begining at the South Easterly Corner of that three acres Sett off as aforesaid to Benjamin Smith and from thence to run South Twenty two Degrees West three rods & an half and thence to Extend North Westerly Carrying that breadth to the head of the Said Pasture, To Hold to her in Severalty Forever.

6. And to Nicholas Smith another Son of the said Deceas'd We have allotted & sett off for his share in the said Real Estate Eight acres of Land in the aforesaid Pasture bounded as Follows viz begining at a stake at the said New Highway at the South

Easterly Corner of the aforesaid Eight acres allotted & Sett of Benjamin, and from Said Stake to run North about Seventy Degrees West to that part of said Pasture before Sett off to the widows thirds, and thence South Twenty two Degrees West by the Said Thirds to the afores^d Phenuel Chapman's land, and thence Easterly & North Easterly by Said Chapman's land & by the said new Highway to the stake begun at — And also three acres of the Said Pasture bounded as Follows viz begining at the South Easterly Corner of that one acre of said Pasture before Set off to Sarah Hoit & from thence to run South twenty two Degrees west by the upper End of Said Thirds till it Comes to the Said Chapman's land & then by his said land Westerly and Northwesterly to the head of Said Pasture and thence Northerly to the head of the Said Sarah Hoit's one acre afores^d and thence South about Seventy Degrees East by the said one acre to the bounds begun at To Hold to him the Said Nicholas Smith in Severalty Forever —

7. And to Rhoda Smith another Daughter of the said Deceas'd We have Allotted and Set off for her Share in the said Real Estate Four acres and a half of Land in the Lower lott so Called (next to Ephraim Robinson's land which he bought of the Said Widow Smith) and is bounded as Follows viz^t begining at the South Westerly Corner of the Said Robinson's land at the highway, and from thence to run North Forty Seven rods to Richard Smiths land, thence North Eighty three Degrees West by Said Richard Smiths land Seventeen rods & a half and then begining again at the first bounds & runing westerly by the Said highway Eleven rods & a quarter, and thence on a strait line to the End of the Seventeen rods & a half (line) aforesaid, To Hold to the Said Rhoda Smith in Severalty Forever.—

8. And to Mary Smith another Daughter of Said Deceas'd We have Allotted and Set off for her share in the Said Real Estate Four Acres and a half of Land in the Said lower lott bounded as Follows viz begining at the South Westerly Corner of the aforesaid Share Set off to Rhoda as above, and from thence to

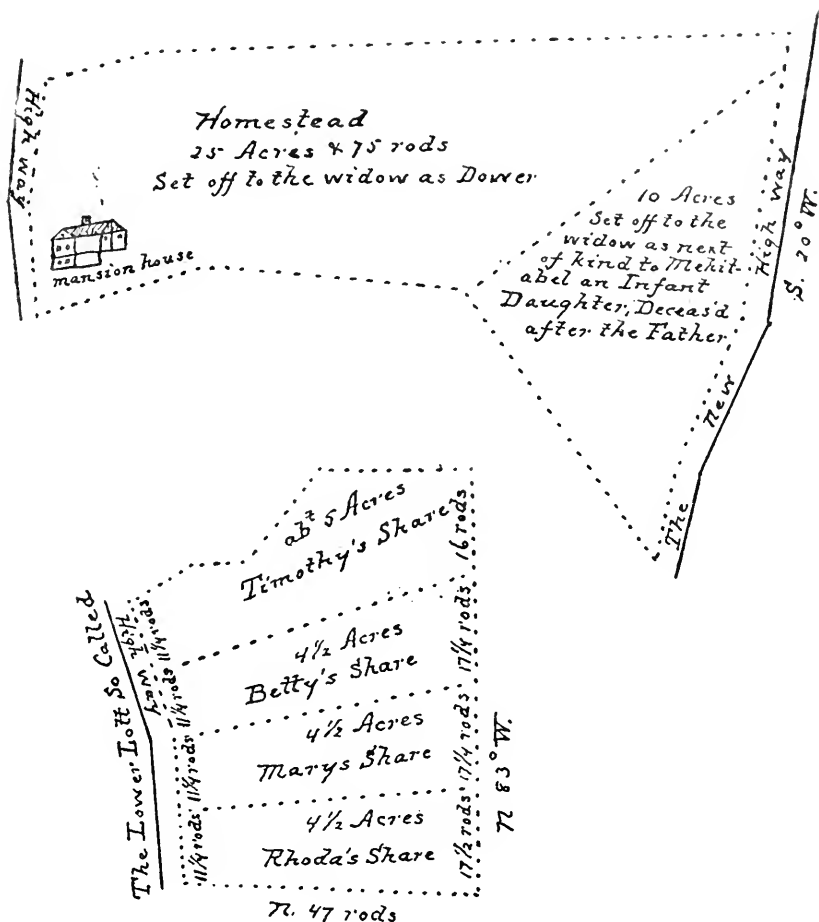
run Westerly by the highway Eleven rods & a quarter, & then begining again at the first bounds & runing Northerly By the Westerly Side of the Said Rhoda's share to the Said Richard Smiths Land and then by his Said Land North Eighty three Degrees West Seventeen rods & a Quarter to a Stake, and from thence on a Strait line to the highway at the Westerly End of the Eleven rods & a quarter (line) aforesaid, To Hold to the Said Mary Smith in Severalty Forever.

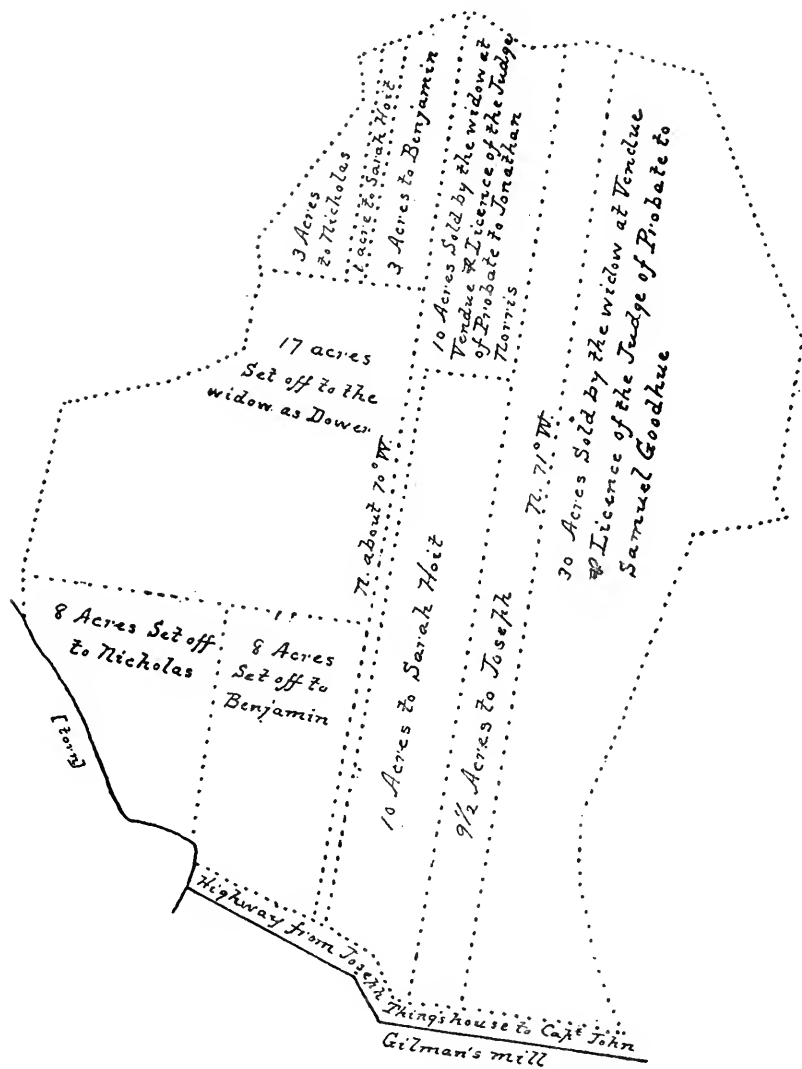
9. And to Betty another Daughter of the Said Deceas'd We have allotted & Set off for her share in the Said Real Estate Four Acres and a half of Land in the Said Lower Lott, bounded as Follows viz begining at the South westerly Corner of the aforesaid share Set off to Mary as above and from thence to run westerly by the highway Eleven rods and a Quarter and then begining again at the first bounds and runing Northerly by the Westerly Side of the Said Marys share till it Comes to the Said Richard Smith's land and then North Eighty three Degrees West Seventeen rods & a quarter to a Stake and then Southerly on a Strait Line to the westerly End of the Eleven rods & a quarter (line) aforesaid — To Hold to the Said Betty Smith in Severalty Forever —

10. And to Timothy Smith another Son of Said Deceas'd We have Allotted and Set off for his share in the Said Real Estate about Five Acres of Land more or Less being all the remainder of the Said lower Lott and bounded as Follows viz begining at the highway at the South westerly Corner of the aforesaid share Set off to Betty as above And from thence to run Northerly by the Westerly Side of the Said Betty's share aforesaid till it Comes to the Said Richard Smiths Land and thence North Eighty three Degrees West by his Said land about Sixteen rods to Cap^t John Gilman's Land and then Southerly & South Easterly by his Said Land to the highway aforesaid, and then Easterly by the Said highway Eleven rods & a quarter to the bounds begun at To Hold to the Said Timothy Smith Forever in Severalty. —

In Testimony whereof we have hereunto Set our hands this
Thirtyeth day of March Anno Domini 1762.

Eph^m Robinson }
John Gilman Jr. } Committee
Theo^o Gilman }





GIDEON WEBSTER

1756

KINGSTON

[Administration on the estate of Gideon Webster of Kingston, yeoman, granted to his father, John Webster of Kingston, Dec. 29, 1756.]

[Probate Records, vol. 20, p. 75.]

[Bond of John Webster, yeoman, with Jeremy Webster and Isaac Webster, yeoman, as sureties, all of Kingston, in the sum of £500, Dec. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Warrant, Dec. 29, 1756, authorizing Richard Hubbard of Kingston and Thomas Johnson of Plaistow, yeomen, to appraise the estate.]

[Inventory, July 25, 1757; amount, £434. 18. 0; signed by Richard Hubbard and Thomas Johnson.]

ISAAC SMITH

1756

KINGSTON

[Administration on the estate of Isaac Smith of Kingston granted to his widow, Mehitabel Smith, Dec. 29, 1756.]

[Probate Records, vol. 20, p. 74.]

[Bond of Mehitabel Smith of Kingston, widow, with Samuel Buzzell of Kingston, and Samuel Bean of Sandown, yeomen, as sureties, in the sum of £500, Dec. 29, 1756, for the administration of the estate; witnesses, William Parker, John Fernald.]

[Inventory, Jan. 10, 1757; amount, £802. 7. 0; signed by Samuel Winsley and Ebenezer Stevens.]

[Warrent, July 6, 1757, authorizing Col. Ebenezer Stevens and Samuel Winsley both of Kingston, to receive claims against the estate.]

[List of claims, March 27, 1758; amount, £1219. 14. 6; signed by Ebenezer Stevens and Samuel Winsley.]

[Account of the settlement of the estate; receipts, £996. 7. 0; expenditures, £461. 3. 0; mentions "Bringing up the Child under 7 years of Age 18 month"; allowed May 31, 1758.]

[Settlement of claims; amount of claims, £1219. 14. 6; amount distributed, £535. 5. 0; allowed June 3, 1758.]

APPENDIX

Documents out of place, and discovered too late to be printed in their proper order.

JONATHAN FREESE 1748 HAMPTON

[Bond of Jonathan Moulton of Hampton, with Daniel Peirce and Hunking Wentworth, both of Portsmouth, as sureties, in the sum of £500, Feb. 1, 1766, for the guardianship of George Freese and Joseph Freese; witnesses, Thomas March, Biley Lyford.]

[See vol. 33, p. 555.]

JAMES MARSH 1748/49 HUDSON

[Account of Onesiphorous Marsh as guardian of Submit Marsh, daughter of James Marsh of Nottingham West, deceased; receipts, £23. 13. 6; expenditures the same; mentions "Clothing & Maintaining the said Submit three years & an half, from Septem^r 2^d 1752, untill she arived to the age of Seven years"; allowed Nov. 8, 1765.]

[See vol. 33, p. 652.]

ABRAHAM GREEN 1751 KINGSTON

[Bond of John Green of Kensington, with Silas Peaslee of Kingston and Ephraim Jones of Hawke as sureties, in the sum of £200, Dec. 25, 1769, for the guardianship of Anna Green, minor, aged more than 14 years, daughter of Abraham Green; witnesses, William Parker, Jr., William Parker.]

[See vol. 34, p. 118.]

JONATHAN FRENCH 1751

NASHUA

In the Name of God amen, the first day of November in the twenty fifth year of his majestys Reign Annoq Dom: 1751 I Jonathan French of Dunstable in the Province of New Hampshire Yeoman, being Weak and Infirm of Body * * *

Imprimis I give and Bequeath to Jane my Beloved wife (Whome I also Constitute make And Ordain Sole Executrix of this my Last will and testament) all that part of my Homestead in Dunstable within the Following Bounds Containing about Seventy Acres with all the Buildings proffitts and Appurtenances thereon, for her Sole use & Improvement during her Naturall Life, Viz^t Begining at the east end of my Said Homestead at Merrimack River Seventeen Rods from the Corner of John Lovewells Land at s^d River & from thence runing westward keeping the Same distance from s^d Lovewells Land About fifty Rods to an old Ditch, then turning South thirty three rods by S^d Ditch thence west eight Degrees South till it comes to the West end of my S^d Homestead at Jonathan Lovewells Land all that part of my Homestead Lying to the Southward of the afores^d Lines as Described from the River afores^d Howsoever butted & Bound be it more or less.

Item The Sole use and Improvement of two Acres of meadow in Dunstable afores^d (Lying on Salmon Brook) which I purchased of Isaac Cumings During the term of her Naturall Life

Item I give and Bequeath unto my S^d Wife Jane all my personall Estate Household Goods Debts and moveable Effects to her Sole use and property

Item I give to my Well beloved Kinsman Oliver Woods all that Remaining part of my Homestead Lying the northerly side the Dividing line forementioned in the bequest to my wife, to him his Heirs and Assigns Also one Acre and an half of meadow on Salmon Brook I purchased of Jonathan Lund —

Item I give and Bequeathed unto the S^d Oliver after the Decease of my S^d Wife & to his Heirs and Assigns all the Lands

Buildings meadows And Appurtenances Which I have in this my
will Given her the Improvement of and Belonging to y^e Real
Estate * * *

Jonathan French

[Witnesses] John Combs, Eleazer Farwell, Joseph Blanchard.

[Proved April 26, 1758.]

[Inventory, attested Dec. 20, 1757; amount, £3608. 10. 0;
signed by Thomas Lund and Jonathan Lund.]

NICHOLAS WIGGIN

1752

STRATHAM

[Bond of Jonathan Wiggin of Stratham, yeoman, with William Pottle, Jr., of Stratham and George Brackett of Greenland, yeomen, as sureties, in the sum of £500, Oct. 30, 1765, for the guardianship of Nathaniel Wiggin, Jr., witnesses, Richard Wibird Penhallow, William Parker.]

[See vol. 34, p. 194.]

THOMAS CHANDLER

1752

BEDFORD

[Bond of William Peabody, with Andrew Bradford, gentleman, and John Shepard, Jr., as sureties, all of Amherst, in the sum of £500, Nov. 25, 1765, for the guardianship of Zachariah Chandler; witnesses, Nathan Blanchard, Mercy Shepard, Jr.]

[See vol. 34, p. 286.]

ELISHA JOHNSON

1753

HAMPTON

[Bond of John Keuniston of Greenland, with Jonathan Dockum of Greenland and Joseph Kenniston of Kensington, yeomen, as sureties, in the sum of £5000, Jan. 29, 1766, for the

guardianship of Israel Johnson; witnesses, George Jaffrey, William Vaughan.]

[Bond of John Kenniston of Greenland, with Jonathan Dockum of Greenland and Joseph Kenniston of Hampton as sureties, in the sum of £400, April 29, 1767, for the guardianship of Elisha Johnson; witnesses, William Parker, William Parker, Jr.]

[See vol. 34, p. 312.]

DAVID COCHRAN

1753

LONDONDERRY

[Bond of Samuel Allison, gentleman, with Stephen Holland and William Wallace, yeoman, as sureties, all of Londonderry, in the sum of £500, Oct. 28, 1765, for the guardianship of David Cochran; witnesses, James Nichols, Hugh Gregg.]

[See vol. 34, p. 319.]

JOSEPH BEAN

1753

KINGSTON

[Bond of Joseph Bean, Jr., yeoman, with John Fifield, yeoman, and Josiah Bartlett as sureties, all of Kingston, in the sum of £2000, April 16, 1765, for the guardianship of Daniel Bean and Folsom Bean; witnesses, Elizabeth Parker, William Parker, Jr.]

[See vol. 34, p. 371.]

TRISTRAM SANBORN

1753

KINGSTON

[This will, printed p. 264 of this volume, should be dated April 13, 1753, instead of 1755, and was proved March 8, 1771.]

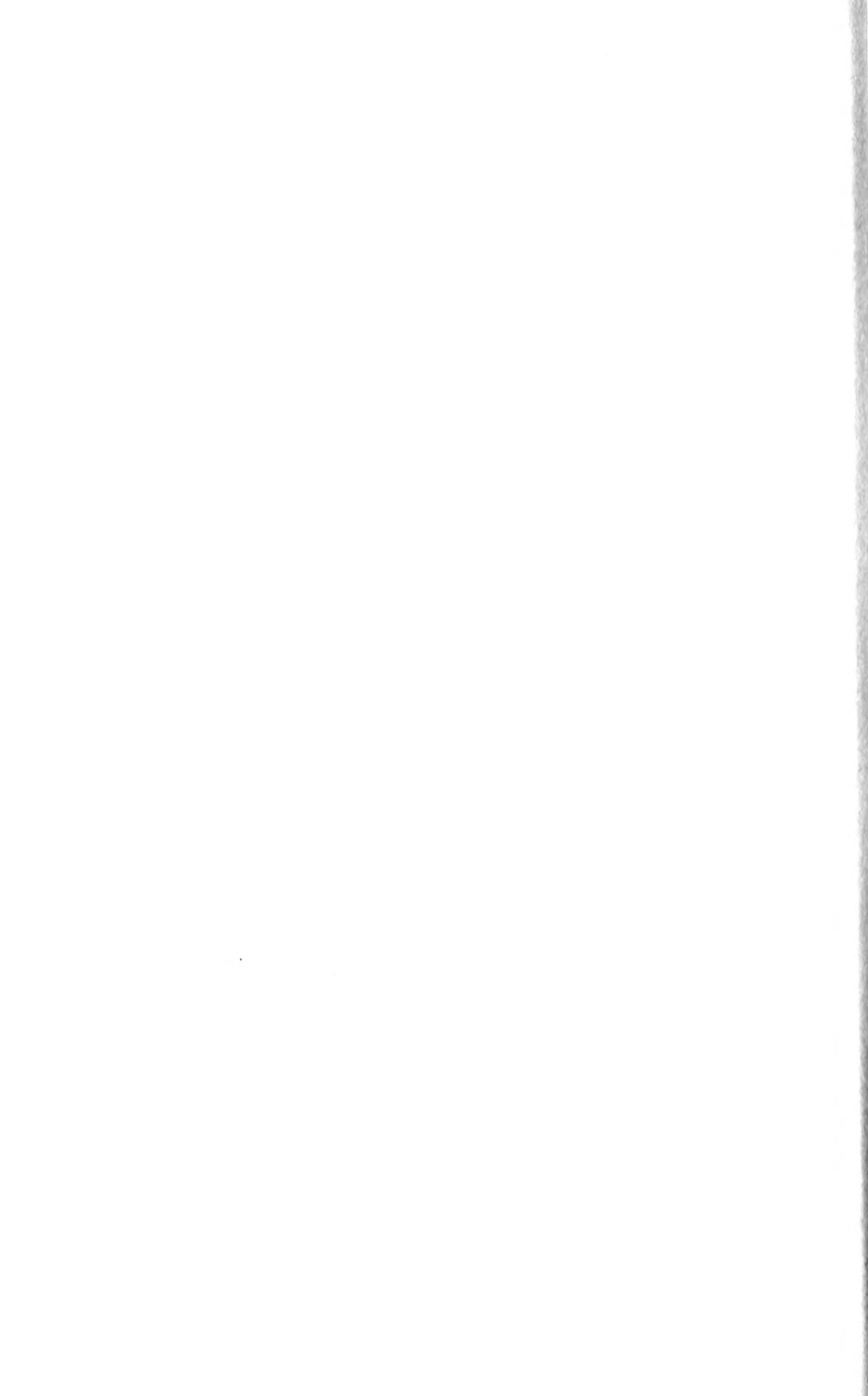
ADAM DICKY

1753

CHESTER

[Bond of John Taylor, with David Taylor and Adam Taylor as sureties, all of Londonderry, in the sum of £500, Aug. 8, 1765, for the guardianship of Janet Dickey and Adam Dickey; witnesses, Samuel Taylor, Matthew Taylor.]

[See vol. 34, p. 403.]



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